



Early Journal Content on JSTOR, Free to Anyone in the World

This article is one of nearly 500,000 scholarly works digitized and made freely available to everyone in the world by JSTOR.

Known as the Early Journal Content, this set of works include research articles, news, letters, and other writings published in more than 200 of the oldest leading academic journals. The works date from the mid-seventeenth to the early twentieth centuries.

We encourage people to read and share the Early Journal Content openly and to tell others that this resource exists. People may post this content online or redistribute in any way for non-commercial purposes.

Read more about Early Journal Content at <http://about.jstor.org/participate-jstor/individuals/early-journal-content>.

JSTOR is a digital library of academic journals, books, and primary source objects. JSTOR helps people discover, use, and build upon a wide range of content through a powerful research and teaching platform, and preserves this content for future generations. JSTOR is part of ITHAKA, a not-for-profit organization that also includes Ithaka S+R and Portico. For more information about JSTOR, please contact support@jstor.org.

HARVARD LAW REVIEW

VOL. XXI.

1907—1908

CAMBRIDGE, MASS.
THE HARVARD LAW REVIEW ASSOCIATION
1908

Copyright, 1907, 1908,
BY THE HARVARD LAW REVIEW ASSOCIATION

THE UNIVERSITY PRESS, CAMBRIDGE, U.S.A.

TABLE OF CONTENTS.

ARTICLES.

	PAGE
AGREED VALUATION AS AFFECTING THE LIABILITY OF COMMON CARRIERS FOR NEGLIGENCE. <i>Henry Wolf Bicklé</i>	32
COLLATERAL ATTACK ON INCORPORATION. B. IN GENERAL. <i>Edward H. Warren</i>	305
COMMON LAW AND LEGISLATION. <i>Roscoe Pound</i>	383
CONSTITUTIONAL QUESTIONS INVOLVED IN THE COMMODITY CLAUSE OF THE HEPBURN ACT. <i>William Draper Lewis</i>	595
CONTEMPT OF COURT, CRIMINAL AND CIVIL. <i>Joseph H. Beale</i>	161
CONTRIBUTORY NEGLIGENCE. <i>Francis H. Bohlen</i>	233
DUE PROCESS OF LAW AND THE EIGHT-HOUR DAY. <i>Learned Hand</i>	495
ENFORCEMENT OF A RIGHT OF ACTION ACQUIRED UNDER FOREIGN LAW FOR DEATH UPON THE HIGH SEAS. I, II. <i>G. Philip Wardner</i>	I, 75
EXPROPRIATION BY INTERNATIONAL ARBITRATION. <i>Charles Noble Gregory</i>	23
NON-CONTENTIOUS JURISDICTION IN GERMANY. <i>Walter Neitzel</i>	476
NOTE, TO THE NEXT STEP IN THE EVOLUTION OF THE CASE-BOOK. <i>Eugene Wambaugh</i>	118
REASONABLENESS OF MAXIMUM RATES AS A CONSTITUTIONAL LIMITATION UPON RATE REGULATION. <i>Frank M. Cobb</i>	175
RIGHT OF A STOCKHOLDER, SUING IN BEHALF OF A CORPORATION, TO COMPLAIN OF MISDEEDS OCCURRING PRIOR TO HIS ACQUISITION OF STOCK. <i>Murray Seasongood</i>	195
THE CLOG ON THE EQUITY OF REDEMPTION. <i>Bruce Wyman</i>	459
THE CONFUSION IN THE LAW RELATING TO MATERIALMEN'S LIENS ON VESSELS. <i>Fitz-Henry Smith, Jr.</i>	332
THE NEXT STEP IN THE EVOLUTION OF THE CASE-BOOK. <i>Albert Martin Kales</i>	92
THE ORIGIN OF USES AND TRUSTS. <i>James Barr Ames</i>	261
THE RELATION OF JUDICIAL DECISIONS TO THE LAW. <i>Alexander Lincoln</i>	120
THE TEST OF CONVERSION. <i>George Luther Clark</i>	408
UNIFORMITY OF LAW IN THE SEVERAL STATES AS AN AMERICAN IDEAL. I. CASE LAW, II. STATUTE LAW, III. CASE LAW VERSUS STATUTE LAW, IV. STATE COURTS VERSUS FEDERAL COURTS. <i>William Schofield</i>	416, 510, 519, 583
WHAT CONSTITUTES AN EXPRESS WARRANTY IN THE LAW OF SALES. <i>Samuel Williston</i>	555

INDEX-DIGEST.

References in heavy-faced type are to NOTES and REVIEWS; in plain type to RECENT CASES; and in italicized type to ARTICLES. Criticisms of articles in other publications are also indicated in the annual periodical index which follows this index.

A

ABUTTING OWNERS.

See *Highways; Municipal Corporations; Street Railways.*

ACCORD AND SATISFACTION.

See also *Payment.*

Validity: Lesser sum as satisfaction for a greater. 443

ADDITIONAL SERVITUDE.

See *Easements; Street Railways.*

ADJOINING LANDOWNERS.

See *Party Walls.*

ADMINISTRATION.

Of estates, see *Executors and Administrators.*

ADMIRALTY.

See also *Conflict of Laws; General Average; International Law; Maritime Liens; Salvage.*

Jurisdiction: Application to domestic vessels on the high seas of state statute giving right of action for death. 357, 363

Right of action for death properly within the scope of maritime law. 75-77

State police power over vessels within the three-mile limit. 357, 363

Test of locality of consummation of act: damage to bridge by steamer breaking from moorings. 536

See also *Conflict of Laws.*

Torts: Application to domestic vessels on the high seas of state statute giving right of action for death. 357, 363

Jurisdiction in action for damages to bridge caused by steamer breaking loose from her moorings. 536

Measure of damages: interest upon demurrage. 367

State police power over vessels within the three-mile limit. 357, 363

See also *Conflict of Laws.*

Decrees: When title to condemned prize passes. 55, 440

ADVERSE POSSESSION.

See also *Limitation of Actions.*

Nature of right of adverse possessor, see *Limitation of Actions.*

What constitutes: Holding under

an unrecorded deed from the true owner. 363

Subject-matter and extent of adverse possession: Possession adverse to grantor as breach of covenants of warranty and seisin. 628

Who may gain title: Grantee under an unrecorded deed from the owner. 363

Against whom title may be gained:

Grantor by unrecorded deed. 363

Municipality. 292

Tenant in common under disability. 371

AFFIDAVITS.

See *New Trial.*

AGENCY.

See also *Arbitration and Award; Attorneys; Master and Servant.*

Scope of agent's authority: Agent for letting and sale, making sale to a tenant he has procured. 297

Misappropriating agent receiving return of the misappropriated funds with knowledge that a preference is intended. 141

Principal's liability to third persons in contract: Defense to contract obtained by bribery of the agent. 541

Principal's liability for acts of independent contractor: Negligence of foreman licensed under statute. 284

Agent's right against principal: Collection agent's right in funds from which he may deduct a commission. 287

Estate agent's rights to commission on sale by landlord to tenant whom agent has procured. 297

Leaving question of whether an estate agent procured a sale to the jury. 297

Agent's liability to third persons:

Agent's liability for receiving preference in the course of his employment. 534, 538

Termination of authority: Agent

References in heavy-faced type are to NOTES and REVIEWS; in plain type to RECENT CASES; and in italicized type to ARTICLES. Criticisms of articles in other publications are also indicated in the annual periodical index which follows this index.

for sale and letting, selling after he has made a lease. 297	ARREST. See <i>Habeas Corpus</i> .
Effect of statutes on the relation:	ASSAULT AND BATTERY.
Constitutionality of Federal Employers' Liability Act. 290	Civil liability: Public service company liable for unauthorized insult by its servant. 58
Failure to provide a safe place to work by a foreman licensed by statute. 284	ASSESSMENT. See <i>Corporations (Individual liability to corporation and creditors); Taxation</i> .
ALIENATION, RESTRAINTS ON. See under <i>Trusts</i> .	ASSIGNMENTS. See <i>Choses in Action; Landlord and Tenant</i> .
ALIENS.	ASSIGNMENTS FOR CREDITORS. See also <i>Bankruptcy</i> .
Duty of allegiance when natural sovereign occupies country where alien resides. 64	Rights of creditors: Secured creditor's right to realize on security and receive a dividend on the whole claim. 280, 290
Enforcement by assignee of contract to convey land to alien. 363	ASSUMPSIT. Right to sue in <i>assumpsit</i> for tax. 283, 295
Preference given to local creditors by state courts. 537	ATTACHMENT. See also <i>Exemptions; Partnerships</i> . Attachment of rolling stock of non-resident carrier. 59
ALIMONY. See under <i>Divorce</i> .	ATTORNEYS. See also <i>District and Prosecuting Attorneys</i> . Relation between attorney and client: Privileged communications, see under <i>Witnesses</i> . Privileges and duties attached to the office: Obligation to perform a bare promise made to client's former solicitors. 140
ALTERATIONS OF INSTRUMENTS. Legal effect, see <i>Wills</i> .	AUTOMOBILES. For damage to automobile, see <i>Damages (Measure of damages)</i> .
ANIMALS.	
Property in animals: Mortgaged animals: ownership of off-spring. 443	
Damage to persons and chattels: Liability of carrier in the absence of negligence for injuries caused by wild animals during transportation. 441	
APPEAL AND ERROR.	
Effect of transfer of cause: Power to punish, pending appeal, violation of injunction. 444	
Power to punish violation of injunction revived by <i>supersedeas</i> . 444	
ARBITRATION AND AWARD. Revocation of submission to arbitration by death of a party. 537	

B

BANKRUPTCY.
State bankruptcy and insolvency laws: See <i>Insolvency</i> .
Preferences: Holding in trust for creditor his claim which is subject to set-off. 141
Personal liability of public officer for receiving preference in his public capacity when statute does not authorize him to be sued for such wrong. 534, 538
Return of misappropriated funds through misappropriating agent. 141
Transfer by broker of stock held on margin. 627
Rights and duties of bankrupt:

Corporation held liable for libel after adjudication in bankruptcy. 366
Right to effect composition before adjudication. 364
Right to future earnings assigned before bankruptcy. 275, 285
Title to property of bankrupt after adjudication and before appointment of trustee. 531, 538
Powers and duties of trustee: Liability for negligent failure to collect outstanding asset. 441
Return of payment to debtor paying in ignorance of set-off. 141
Taking from bankrupt, property received from defendant in fraudulent

References in heavy-faced type are to NOTES and REVIEWS; in plain type to RECENT CASES; and in italicized type to ARTICLES. Criticisms of articles in other publications are also indicated in the annual periodical index which follows this index.

- exchange, as a bar to recovering from defendant. 538
- Title to property of bankrupt after adjudication and before appointment of trustee. 531, 538
- Property passing to trustee:** Future earnings as property potentially possessed. 275, 285
- Goods pledged by the bankrupt but stored on his premises. 61
- Necessity that trustee authorize tax deed of property of bankrupt sold for taxes before adjudication. 441
- Property of bankrupt destroyed after adjudication and before appointment of trustee. 531, 538
- Dissolution of liens:** Effect of discharge upon an assignment of future wages. 275, 285
- Provable claims:** Anticipatory breach of contract. 364
- Claim pursued to judgment after the institution of proceedings. 214
- Judgment recovered more than a year and thirty days after the adjudication. 142
- Secured creditor's right to prove full claim after realizing on his security. 280, 290
- Priority of claims:** Infant's claim after avoidance of contract. 142
- Recovery by creditor who has made a payment to the bankrupt in ignorance of set-off. 141
- Partnership and individual claims and assets:** Priority of creditor of ostensible partnership over individual creditor. 292
- Exemptions:** Exemption of property extended to its proceeds. 213
- Discharge:** Effect upon an assignment of future earnings. 275, 285
- Obtaining money by false statement in writing preventing discharge. 537
- BANKS AND BANKING.**
- Officers and agents:** Liability of national bank director for report negligently made. 145
- Deposits:** Drawee's liability for paying check with forged indorsement. 214, 538
- National banks:** Federal usury statute protecting national banks. 136, 144, 451
- Liability of directors for report negligently made. 145
- Validity under federal statute of state tax on national bank shares without reduction for debts when other moneyed capital is taxed at higher rate but with reduction. 295
- BEQUESTS.**
- See *Legacies and Devises.*

BIGAMY.

Common law marriage as affecting bigamy. 633

BILLS AND NOTES.

Situs of note, see under *Conflict of Laws.*

Negotiability: Coupon bonds payable from joint stock companies' assets upon which stockholders are not liable. 441

Indorsement: Effect of fraudulent indorsement of check when payee was unknown to drawer. 214, 538

Checks: Acceptance by retention of check by the drawee. 626

Effect of fraudulent indorsement of check when payee was unknown to drawer. 214, 538

Purchasers for value without notice: Validity of negotiable state bond stolen after redemption and before maturity and improperly not cancelled. 282, 294

Validity of private negotiable bonds improperly circulated after redemption but before maturity. 282, 294

Payment and discharge: Validity of negotiable state bond stolen after redemption and before maturity and improperly not cancelled. 282, 294

Validity of private negotiable bonds improperly circulated after redemption but before maturity. 282, 294

Defenses: Extension to principal not discharging surety who is joint maker. 55

Delivery: Failure of redelivery in case a negotiable bond is stolen after redemption and before maturity. 282, 294

Statutes: Federal usury statute making valid for national banks notes void under state law. 136, 144

Negotiable Instruments Law: acts required to constitute acceptance. 626

Surety who is joint maker not discharged when extension to principal. 55

Validity under New York statute of usurious note taken with notice by state bank. 451

Validity under New York statute of usurious note taken without notice by state bank. 136, 144

Fictitious payee: Effect of drawer's knowledge of the existence of the payee. 214, 538

BILLS OF LADING.

See *Carriers; Interstate Commerce.*

BILLS OF PEACE.

Jurisdiction of equity to avoid multiplicity of suits when one is arrayed against many. 208, 215

References in heavy-faced type are to NOTES and REVIEWS; in plain type to RECENT CASES; and in italicized type to ARTICLES. Criticisms of articles in other publications are also indicated in the annual periodical index which follows this index.

BIOGRAPHY.

See *Legal Biography*.

BONDS.

Of corporations, see *Corporations (Corporate powers and their exercise)*.

Of states, see *States*.

Validity of negotiable bonds improperly circulated after redemption but before maturity. 282, 294

BOUNDARIES.

Extension of city boundaries to piers built into navigable river. 364

Land on one side of a way of which grantor owns the whole. 146

Position of state boundary line after avulsion. 223

Position of state boundary line on a navigable river. 223

BOYCOTTS.

See *Torts; Trade Unions; Unfair Competition*.

BREACH OF MARRIAGE PROMISE.

Promise to marry after death of existing wife. 58, 369, 447

BROKERS.

Commission: Recovery in New York of interest in excess of six per cent paid by broker on money borrowed to purchase stock on margin. 638

Enjoining threatened sale by ticket brokers of non-transferable tickets. 365

Estate agent's right to commissions after letting, for a subsequent sale directly between the landlord and tenant. 297

Requiring brokers to show their books as an unconstitutional compulsion of criminal testimony. 621, 636

Stock carried on margin as constituting a pledge. 627

C

CANCELLATION OF INSTRUMENTS.

Cancellation of fraudulent birth certificate. 54, 58

CARRIERS.

See also *Constitutional Law; Interstate Commerce; Public Service Companies; Railroads; Street Railways*.

Federal regulation: See under *Interstate Commerce*.

State regulation in general: Carrier entitled to remunerative rates for particular services. 190-194

Compelling the running of a train which will not pay for itself. 49, 56

Computation of maximum rate for whole schedule. 183-186

Computation of maximum rate for portion of the business. 181-194

Constitutionality of state statute imposing large penalty for disregarding statutory rates whose reasonableness is not determined. 527, 540

Corporation bound by charter to comply with existing unconstitutional requirement as to rates. 216

Delegation of power to a commission to authorize increase of capital stock of railroad corporations. 205, 215

Methods of determining rates. 175-194

Duty to transport and deliver:

Carrier's loss of goods in transit constituting a tort at place of delivery. 539

Street railway enjoined from decreasing its service where *mandamus* would lie. 542

To carry goods not tendered when another part of the same shipment has been tendered. 143

To give notice before removing a spur track. 143

To run particular train which will not pay for itself. 49, 56

Custody and control of goods: Liability of carrier transporting dangerous animals. 441

Loss or injury to goods: Fire non-negligently in car owned by shipper as an inherent defect in the goods. 627

Liability for consequential damages for conversion of goods delivered for transportation. 629

Limitation of liability: Agreed valuation: general discussion. 32-46

Agreement as to value of goods shipped construed as a contract limiting liability. 32, 38

Breach of condition precedent by vessel owner as affecting express exemption in charter-party. 442

Estoppel as basis of limited liability in cases of agreed valuation. 35-38

Limitation of liability by agreed valuation when carrier knows valuation is false. 39-46

Connecting lines: Attachment of car in the possession of a connecting carrier who has the right to use it when returning it. 59

Garnishment of connecting lines for freight collections due foreign carriers. 59

References in heavy-faced type are to NOTES and REVIEWS; in plain type to RECENT CASES; and in italicized type to ARTICLES. Criticisms of articles in other publications are also indicated in the annual periodical index which follows this index.

- Liability of initial carrier for damage occurring on connecting lines, when goods are received on a through bill and at a through rate. 539
- Separate charges of connecting carriers on a through shipment, constituting a through rate. 142
- Discrimination and overcharge:**
Distribution of cars without counting cars not owned by the carrier. 442
- Recovery by shipper after reduction of rate by the Interstate Commerce Commission. 59
- Tickets:** Enjoining threatened sale by ticket broker of non-transferable tickets. 365
- Sleeping-cars:** Statute providing the upper berth when unoccupied should be closed if occupant of lower berth so requested. 372
- CHARITIES AND TRUSTS FOR CHARITABLE USES.**
- Rights and liabilities of charitable organizations:** Basis of exemption of university property from taxation. 617, 634
- Liability to taxation of land leased from a university. 617, 634
- CHARTER-PARTY.**
See *Contracts*.
- CHATTEL MORTGAGES.**
See also *Pledges*.
- Rights of intervening creditors:**
Rights when mortgagor has power to sell part of the mortgaged property. 285
- After-acquired property:** Rights to off-spring of mortgaged animals. 443
- CHECKS.**
See under *Bills and Notes*.
- CHOSES IN ACTION.**
See *Conflict of Laws*; *Garnishment*.
- What may be assigned:** Future wages. 275, 285
- Manner and effect of assignment:**
Assignment of future wages creating lien potentially existing. 275, 285
- COLLATERAL ATTACK.**
On status of corporation, see *Corporations* (*Corporation de facto*).
- COLLEGES AND UNIVERSITIES.**
Basis of exemption of university property from taxation. 617, 634
- Liability to taxation of land leased from university. 617, 634
- COMBINATION.**
See *Conspiracy*; *Interstate Commerce*; *Restraint of Trade*; *Torts*; *Trade Unions*; *Unfair Competition*.

COMMERCE.

See *Interstate Commerce*.

COMMISSION.

Of brokers, see *Brokers*.

COMMISSIONS.

See *Constitutional Law* (*Separation of powers*).

COMPOSITION WITH CREDITORS.

See *Bankruptcy* (*Rights and duties of bankrupts*).

CONDITIONS PRECEDENT.

Non-performance as a defense, see *Contracts*.

CONFLICT OF LAWS.

See also *Federal Courts*.

Extent of governmental power:

Basis of jurisdiction over torts on the high-seas: in general. 9-22

Consent to application of foreign maritime law which concerns matters not generally recognized as maritime. 16, 17

Consent to application of foreign maritime law which differs from the general maritime law by decision or statute. 15-21

Effect of confiscation of a trade-mark in one country upon its use in another country. 361, 373

General maritime law consisting only of the law of separate maritime states. 11, 12

Governmental power of the President in the canal zone after expiration of the authority given him by Congress. 547

International law as a limit to legislative power. 394-396

Jurisdiction of United States Court for China. 437, 447

Jurisdiction over torts on the high seas based upon citizenship of defendant. 3-6

Maritime jurisdiction independent of control of person or *res* based upon consent to maritime law of any state. 9-15

Natural law as a limitation on legislative power. 390-393

Need of international agreement to allow one country to take property in another. 23-31

Presumption that death due to collision on the sea occurred on the vessel. 2, 3

Restraining and enforcing extraterritorial acts. 354, 365

State ordering the production of books kept in another state. 354, 365

See also *Admiralty*.

References in heavy-faced type are to NOTES and REVIEWS; in plain type to RECENT CASES; and in italicized type to ARTICLES. Criticisms of articles in other publications are also indicated in the annual periodical index which follows this index.

Recognition of foreign judgments :

- Effect at the situs of a foreign decree for conveyance of land as alimony. 210, 221
- Effect at the situs of a foreign decree for performance of a contract to convey land. 210, 221
- Equitable decree as a cause of action in another state. 210, 221
- Validity of decrees in admiralty resting on jurisdiction to apply the maritime law of the forum independently of the control of person or res. 15-22

Concurrent jurisdiction : Effect of state laws upon maritime rights. 357, 363

- Jurisdiction of federal court to grant *habeas corpus* after commitment by state court for act done under order of federal court. 204, 220
- Jurisdiction of United States Court for China. 437, 447
- Nature of jurisdiction of United States court in foreign countries. 437, 447
- Power of state to dissolve corporation whose property is in the hands of federal receiver. 279, 293
- State control of property in a federal receiver's hands, when a state court has jurisdiction of a different action concerning the same property. 279, 293

Situs of choses in action : Apportionment of inheritance tax on stock of corporation incorporated in several states. 295

- Garnishment of foreign insurance company doing business in the state, when the beneficiary of the policy is absent. 219, 289
- Notes owned outside the state. 50, 63
- Situs for probate duty of deceased partner's interest in a firm whose partners do not live where the firm does business. 221

Personal jurisdiction : Compelling foreign corporation doing business in the state to produce books kept in another state. 354, 365

- Consent as basis. 285
- Consent implied by entering a partnership. 285
- Garnishment of foreign insurance company doing business in the state, when beneficiary is absent. 219, 289

- Restraining and enforcing extraterritorial acts. 354, 365
- Unreasonable service by publication upon domestic corporation. 453
- Unreasonable service on agent of

foreign corporation doing business in the state. 453

Unreasonable service on agent of foreign corporation which has ceased to do business in the state. 453

Jurisdiction for divorce : Necessity for a matrimonial domicile. 296

Remedies : right of action : Foreign decree for conveyance of land as evidence of a right of action at situs. 210, 221

Redress for tort committed under statute of foreign state which forbade recovery outside that state. 207, 215

Redress in one jurisdiction for tort committed in another. 207, 215

Remedies : procedure : Foreign decree for conveyance of land as alimony. 210, 221

Capacity : Competency of witness convicted of felony in another state. 547

Effect of domicile on capacity of married woman to contract. 55

Marriage : Nullification : jurisdiction in case of marriage in England between English woman and French minor. 365

Validity of marriage in England between English woman and French minor not having consent required by French law. 365

Legitimacy and adoption : Jurisdictional requirement for legitimation subsequent to birth. 443

Legitimation by marriage subsequent to birth by state where parent and child are domiciled but where parents are not married for purposes outside the state. 443

Where parent and child have different domiciles. 443

Rights in property : Effect at situs of foreign decree for conveyance of land as alimony. 210, 221

Effect at situs of foreign decree for performance of contract to convey land. 210, 221

Effect of confiscation of trade-mark in one country upon its use in another country. 361, 373

Situs of the property right in trade-mark. 361, 373

Testamentary succession : Administration of trust of personality created by will in one state, *cestui*, trustee, and property being in another state. 143

Apportionment of inheritance tax on stock of corporation incorporated in several states. 295

Effect of the intent of the testator. 143

Situs of deceased partner's interest in

References in heavy-faced type are to NOTES and REVIEWS; in plain type to RECENT CASES; and in italicized type to ARTICLES. Criticisms of articles in other publications are also indicated in the annual periodical index which follows this index.

firm whose partners do not live where the firm does business. 221

Obligations ex delicto: creation and enforcement: Application of state statute giving right of action for death, to domestic vessels on the high seas. 357, 363

Constitutionality of statute allowing enforcement of foreign action for death only when deceased is citizen of forum. 285

Failure of carrier to deliver goods at destination on account of loss in transit, constituting a tort at place of delivery. 539

Recognition in admiralty of foreign rights accruing under laws different from those of forum. 8

Recognition of foreign-acquired right of action for death, not against public policy in forum not allowing such action. 78-81

Recognition of foreign-acquired right of action for death on high seas when both parties are citizens at the forum. 82-92

Recognition of foreign-acquired right of action for death on the high seas when both parties are citizens of the same foreign country. 82-92

Recognition of foreign-acquired right of action for death on the high seas when only one party is a citizen at the forum. 82-92

Recognition of foreign-acquired right of action for death on the high seas when the parties are citizens of different foreign countries. 82-92

Redress for tort committed under the statute of foreign state which forbade recovery outside that state. 207, 215

Right of action for death on high seas created by the maritime law of any maritime state independently of the citizenship of the parties. 9-22

Right of action for death resulting from injuries received outside the state where death occurred. 143

Right to prefer local creditor of alien to alien creditor, resting on discretion to entertain suits between foreigners. 537

State police power over vessels within three-mile limit. 357, 363

Making and validity of contracts:

Contract to convey land valid where made and invalid at the situs. 365

Effect of domicile on capacity of married woman to become liable for rent. 55

Validity of a contract as basis for decree for conveyance of foreign land. 210, 221

Rights and obligations of foreign corporations: See *supra*, *Personal jurisdiction, Situs of choses in action; and Corporations (Foreign corporations)*.

CONSIDERATION.

See also *Illegal Contracts*.

Theories of consideration: Accord and satisfaction by part payment. 443

Consideration void in part: Validity of contract in which one of several acts promised by one party is *malum prohibitum*. 549

Validity of contract in which one of several acts promised by one party is unenforceable under the statute of frauds. 549

Validity of contract in which one party promises to do a criminal and a non-criminal act. 549

CONSPIRACY.

See also under *Unfair Competition*.

Civil liability: Necessity of intent to injure plaintiff. 546

Criminal liability: Combination of theatre managers to exclude a critic. 144

CONSTITUTIONAL LAW.

See also *Aliens; Carriers; Conflict of Laws; Elections; Eminent Domain; Extradition; Federal Courts; Habeas Corpus; Interstate Commerce; Municipal Corporations; Police Power; States; Taxation*.

Nature and development of constitutional government: Law governing rights of states in interstate river. 132, 144

Law governing state's right to injunction against individual for nuisance committed in another state. 132, 144

State's power to compel acts in another state by consent implied through entering the Union. 354, 365

State's power to forbid water from streams to be carried outside state in pipes. 627

Validity of interstate agreement to allow one state to condemn property in another state. 30-31

Construction, operation, and enforcement of constitutions: Judicial construction of the phrase "public purpose." 277, 295

Necessity that the purpose of taxation be public. 277, 295

See also under *Elections*.

Who can set up unconstitutional: Claim of unconstitutionality

References in heavy-faced type are to NOTES and REVIEWS; in plain type to RECENT CASES; and in italicized type to ARTICLES. Criticisms of articles in other publications are also indicated in the annual periodical index which follows this index.

- barred absolutely through estoppel by lapse of time. 133, 145
- Corporation barred by accepting with its charter obligation of unconstitutional statute. 216
- Corporation which has assented to unreasonable service by taking franchise or doing business in the state. 453
- Nature of the interest necessary to raise the question. 438, 444
- Public officer having no direct interest appealing from state court. 438, 444
- Separation of powers:** Delegation of legislative power to commissions. 205, 215
- Delegation of power to commission to authorize the increase of capital stock of railroad corporations. 205, 215
- Delegation of power to committee of political party to establish districts for choice of delegates. 215
- Granting municipality power outside its territorial limits. 149
- Limitations on legislative power otherwise than by the constitution. 390-407
- Power of legislature to put interrogatories in aid of a constitutional function. 431, 448
- Statute authorizing the judiciary to recount and re-canvass ballots. 138, 145, 216
- Usurpation of legislative powers by judiciary in interpreting the phrase "public purpose." 277, 295
- Usurpation of legislative powers by judiciary in requiring the purpose of taxation to be public. 277, 295
- Powers of the executive:** Governmental power of the President in the canal zone after expiration of the authority given him by Congress. 547
- Powers of Congress: money:** Exclusive federal control over national banks. 136, 144, 451
- Making valid for national banks notes void under state law. 136, 144, 451
- Powers of Congress: territories:** Effect of federal power over public lands, on a state's sovereignty. 47, 56
- Powers of Congress: implied powers:** Exclusive power to legislate for the reclamation of large tracts of public lands. 47, 56
- Power to put interrogatories in aid of a constitutional function. 431, 448
- Powers of the judiciary:** Federal court enjoining state officer from enforcing unconstitutional state statute regulating rates. 527, 540
- Jurisdiction to grant *habeas corpus* after a commitment by a state court for an act done under a federal court order. 204, 220
- More than enumerated powers granted. 47, 56
- Power to declare unconstitutional imposition levied for regulation, not revenue. 455
- Statute authorizing state judiciary to recount and re-canvass ballots. 138, 145, 216
- Impairment of the obligation of contracts:** Granting bridge franchise after ferry franchise. 368
- Recourse to federal court denied to a foreign corporation induced to do business in the state. 215
- Due process of law:** Act forbidding payment of wages in tickets exchangeable for goods. 56
- Allowing only larger parties to vote at official primaries. 622, 630
- Act requiring certain classes of corporations to pay employees weekly in money. 444
- Allowing boarding-house keepers a lien on property not belonging to guest. 147
- Application of Fifth Amendment to legislative, as distinguished from executive action. 602-604
- Computation of maximum rate for a portion of the business. 181-194
- Computation of schedule of maximum rates for the whole business. 183-186
- Constitutionality of clause in Hepburn Act forbidding interstate railroads to carry their own goods. 601-616
- Constitutionality of rate regulation. 175-194
- Deducting from compensation for land taken by eminent domain, benefits conferred on land remaining to owner. 368
- Effect of precedent in determining expediency of a statute with regard to its constitutionality. 500-501
- Expediency as a test of due process of law. 495-500
- Fifth Amendment limiting acts of Congress other than those concerning administration of justice. 605-606
- Fifth Amendment requiring mere compliance with express constitutional provisions. 604-605
- Forbidding the display of advertisements on the outside of public omnibuses. 445
- Granting municipality power outside its territorial limits. 149

References in heavy-faced type are to NOTES and REVIEWS; in plain type to RECENT CASES; and in italicized type to ARTICLES. Criticisms of articles in other publications are also indicated in the annual periodical index which follows this index.

- Legislative authorization of unreasonably high gas rates. 56
- Limiting the uses to which property may be put, as a taking of property without due process of law. 606-608
- National Arbitration Act forbidding the discharge of workmen because of membership in union. 370
- Power of state to declare its redeemed negotiable bonds void so that later holders in due course shall be unprotected. 282, 294
- Power to regulate rates compared with the police power as justification for federal limitation upon the uses to which carriers may put their property. 609-610
- Prohibition of contract by vendor of patented article restricting the use of articles to be used with the patented article. 62
- Prohibition of night work by women in factories. 62
- Railroad compelled to run train which will not pay for itself. 49, 56
- Reasonableness of the eight-hour law as a test of its constitutionality. 500-509
- Requiring railroad to close unoccupied upper berth if occupant of lower berth so requests. 372
- Right of a court to hold unconstitutional on the ground of inexpediency a statute which the legislature has reasonably regarded as expedient. 500-509
- Right to hearing on validity of tax assessment. 285
- State statute imposing large penalty on railroads for disregarding statutory rates whose reasonableness is not determined. 527, 540
- Surrender by one state to another of a criminal not a fugitive from justice. 224
- Ten-hour law for women in factories. 544
- Unreasonable service on agent of foreign corporation doing business in the state. 453
- Unreasonable service on agent of foreign corporation which has ceased to do business in the state. 453
- Unreasonable service by publication on domestic corporation. 453, 539
- See also *Taxation*.
- Trial by jury:** Constitutionality of punishment for contempt without trial by jury. 171-174
- Waiver of jury trial by plea of not guilty. 212, 216
- Waiver of jury trial in criminal cases. 212, 216
- Vested rights:** Right to service of gas company at reasonable rate. 56
- Enforcement of judgments:** Validity at the situs of foreign decree for conveyance of land. 210, 221
- See also *Conflict of Laws*.
- Personal rights: civil, political, and religious:** Freedom to contract: requiring corporations to pay employees weekly in money. 444
- Freedom to contract: statute forbidding payment of wages in tickets exchangeable for goods. 56
- National Arbitration Act forbidding the discharge of workmen because of membership in union. 370
- Prohibition of contract by vendor of patented article restricting the use of articles to be used with the patented article. 62
- Prohibition of night work by women in factories. 62
- Reasonableness of the eight-hour law as a test of its constitutionality. 500-509
- Requiring brokers to show their books as an unconstitutional compulsion of criminal testimony. 621, 636
- Statute making it a misdemeanor for farm laborer receiving pay in advance wilfully to fail to work. 628
- Surrender by one state to another of a criminal not a fugitive from justice. 224
- Ten-hour law for women in factories. 544
- Local self-government:** Statute giving state commissioner same power as district attorney to enforce liquor laws. 540
- Privileges and immunities: class legislation:** Act allowing private claim against state. 443
- Allowing enforcement of foreign action for death only when deceased was citizen of forum. 285
- Allowing only larger parties to vote at official primaries. 622, 630
- Forbidding payment of wages in tickets exchangeable for goods. 56
- Legislation requiring only corporations to produce books. 366
- Local creditors preferred to aliens by state courts. 537
- Prohibition of night work by women in factories. 62
- Requiring certain classes of corporations to pay employees weekly in money. 444
- Statute making it a misdemeanor for farm laborer receiving pay in advance wilfully to fail to work. 628

References in heavy-faced type are to NOTES and REVIEWS; in plain type to RECENT CASES; and in italicized type to ARTICLES. Criticisms of articles in other publications are also indicated in the annual periodical index which follows this index.

CONSTRUCTION.

Of deeds, see under *Deeds*.

Of wills, see under *Wills*.

CONSTRUCTIVE TRUST.

See also *Quasi-Contracts; Trusts (Cy près doctrine)*.

Breach of fiduciary relation: Liability of a director dealing with the corporation. 51, 56

Misconduct of non-fiduciaries: Effect of co-devisee's promise made to prevent alteration of a will, upon other co-devisees. 286

Liability of innocent parties: Effect of co-devisee's promise made to prevent alteration of a will, upon other co-devisees. 286

Imposition of a constructive trust on account of a mistake. 434, 452

CONSULAR COURTS.

See *International Law*.

CONTEMPT.

Acts and conduct constituting contempt: Insults to the court directly or indirectly preventing the administration of justice. 162-164

Insults to the king or governmental process. 161-162

Publication of inaccurate report of court decision. 366

Refusal to obey a chancery decree under the king's seal. 166-169

Refusal to obey the command of the king. 164-166

Violation of an injunction against a nuisance on certain land by grantees ignorant of the injunction. 220

Power to punish for contempt: Advisability of trial by jury in cases of criminal and civil contempt. 171-174

Power of appellate court after reviving a decree by *supersedeas*. 444

Power of appellate court to punish violation of an injunction pending appeal. 444

Punishment of criminal contempt distinguished from coercing obedience after civil contempt of a command. 169-174

CONTINGENT REMAINDERS.

See *Vested, Contingent, and Future Interests*.

CONTRACTS.

See also *Accord and Satisfaction; Admiralty; Arbitration and Award; Assumpsit; Bills and Notes; Carriers (Tickets); Choses in Action; Colleges and Universities; Constitutional Law; Illegal Contracts; Insurance; Theatres*.

Construction of contracts: Effect of exception of holidays from time stipulated for loading vessel, when work is done on holidays. 217, 540

Effect of provision in contract for verification by one party on his right to sue for deceit. 218

See also under *Insurance*.

Defenses: non-performance by plaintiff: Effect of breach of condition precedent by owner upon the limitation of liability in a charter-party. 442

See also *Statute of Frauds*.

Anticipatory breach: Election of anticipatory breach as foundation of claim in bankruptcy. 364

Suits by third persons not parties to the contract: Effect of *Lawrence v. Fox* on New York law. 426-430

Discharge of contracts: See *Accord and Satisfaction; Payment*.

CONTRIBUTION.

See *General Average; Joint Wrongdoers*.

CONTRIBUTORY NEGLIGENCE.

See also *Master and Servant (Assumption of risk); Negligence*.

In general: Doctrine of last clear chance. 238-242, 259-260

Proximity of legal causation as basis of the defense. 234-242

Rule denying contribution between joint tort-feasors as basis of defense. 242-243

Theoretical basis of the defense. 233-260

Voluntary assumption of risk as basis of defense. 243-251

Statutory actions: Negligence of beneficiary affecting action for death by wrongful act. 636

Imputed negligence: Imputing negligence of parent to child in parent's suit for death of child. 636

CONVERSION.

See *Equitable Conversion; Trover and Conversion*.

COPYRIGHTS.

Effect of assignee's failure to mark as copyrighted, the original picture. 286

CORPORATIONS.

See also *Bankruptcy; Colleges and Universities; Conflict of Laws; Municipal Corporations; Public Service Companies; Quo Warranto; Receivers; Taxation*.

Nature of corporation: Act of administrative officer of a corporation

References in heavy-faced type are to NOTES and REVIEWS; in plain type to RECENT CASES; and in italicized type to ARTICLES. Criticisms of articles in other publications are also indicated in the annual periodical index which follows this index.

- as a corporate act *per se*, not the act of an agent of the corporation. 535, 541
- Corporations at common law. 308
- Possibility of corporate action, though unauthorized, without legal incorporation. 305-309, 317-319
- Recognition by the state of acts of body assuming to act as corporation without legal authority. 309-311
- Distinction between corporation and its members:** Effect of a restrictive trade agreement made by one corporation upon a new corporation composed of the same stockholders. 445
- Capital, stock, and dividends:**
- Delegation of power to commission to authorize the increase of capital stock of railroad corporations. 205, 215
- Implied warranty in the sale of stock that the corporation is not merely *de facto*. 294
- Liability of stockholder for assessment for preliminary expenses when all the stock has not been subscribed. 540
- See also *Brokers*.
- Charters: grant, construction and amendment:** Acceptance of charter as consent to unreasonable service. 453, 539
- Acceptance of charter including submission to existing unconstitutional statute. 216
- Dissolution of corporation by bankruptcy. 366
- Requiring railroads to make alterations when a highway is opened across the right of way. 288
- Statute requiring corporation to pay employees weekly in money. 444
- See also *Constitutional Law*.
- Charters: repeal and forfeiture:** Power of state to dissolve a corporation where property is held by a federal receiver. 279, 293
- See also *Franchises*.
- Corporations de facto:** Collateral attack upon corporation acting after expiration of its charter. 325, 330
- Collateral attack on corporation lacking general requisites of *de facto* corporation in case the intent to act as corporation was unknown. 326
- Collateral attack on corporation organized under law not providing for such a corporation. 316-319, 323, 329
- Collateral attack on corporation organized under unconstitutional law. 314-315, 322, 329
- Collateral attack upon corporation organized without good faith. 323-325, 329-330
- Collateral attack upon corporation acting without any authority. 325, 330, 331
- Implied warranty in sale of stock that the corporation is not merely *de facto*. 294
- Individual liability of associates who have formed recognized *de facto* corporation. 322
- Liability of associate who has not ratified or authorized the acts of corporation which has not general requisites of *de facto* corporation. 326
- Liability of associates who have contracted as corporation but have failed for various reasons to be even *de facto* corporation. 311-315, 320-329
- Recognition by the state of acts of body assuming to act as corporation without legal authority. 309-311
- Right of associates when sued as corporation to set up their illegal organization. 331
- Right of banking corporation lacking even general requisites of *de facto* corporation to sue on contract. 316
- Right of corporation lacking even general requisites of *de facto* corporation to sue on contract. 315-319, 329-331
- Corporate powers and their exercise:** Implied warranty in sale of bonds when issues are all or in part unauthorized. 294
- Directors and other officers:** Act of administrative officer of a corporation as a corporate act *per se* not the act of an agent of the corporation. 535, 541
- Director's right to salary when he holds in trust the shares he is required to hold as director. 217, 366
- Liability for reports negligently made. 145
- Mandamus** to compel state's attorney to bring statutory *quo warranto* to oust one unlawfully usurping office in private corporation. 371
- Right in general to deal with the corporation. 51, 56
- Right to buy corporation's property at execution sale. 51, 56
- Stockholders: rights incident to membership:** Federal rule of procedure that stockholder suing in behalf of corporation must have owned stock at time of wrong. 198-203

References in heavy-faced type are to NOTES and REVIEWS; in plain type to RECENT CASES; and in italicized type to ARTICLES. Criticisms of articles in other publications are also indicated in the annual periodical index which follows this index.

Necessary <i>bona fides</i> of stockholder suing in behalf of corporation.	197
Necessity that other remedies be exhausted before stockholder may sue on behalf of corporation.	196
Right of stockholder suing in behalf of corporation to complain of misdeeds prior to his acquisition of stock.	195-203
Stockholders: individual liability to corporation and creditors:	
Liability of stockholder for assessment for preliminary expenses when all stock has not been subscribed.	540
Ultra vires: what acts are ultra vires: Displaying advertising signs upon the outside of public omnibuses.	445
Ultra vires: effects of: Assignment of franchise to an individual who in turn assigns to a corporation.	57
Right of a corporation to enjoin municipal interference with advertisements whose display is <i>ultra vires</i> .	445
Torts and crimes: Action by corporation for slander of its former officer.	60
Dissolution: Corporation held liable for libel after adjudication in bankruptcy.	366
Foreign corporations: Apportionment of inheritance tax on stock of corporation incorporated in several states.	295
Collateral attack upon corporation acting without authority outside its own state.	323
Compelling foreign corporation doing business in the state to produce books kept in another state.	354, 365
Constitutionality of state tax on foreign insurance company for benefit of disabled firemen.	277, 295
Doing business in state as assent to unreasonable service.	453
Garnishment of foreign corporation doing business in state, when principal debtor is absent.	219, 289
Inducing foreign corporation to do business in state, a contract not to deny recourse to federal courts.	215
Unreasonable service on agent of foreign corporation which has ceased to do business in state.	453
See also <i>Constitutional Law</i> .	
CO-TENANCY.	
See <i>Tenancy in Common</i> .	
COUNTERCLAIM.	
See <i>Set-off and Counterclaim</i> .	

COURTS.

See also <i>Constitutional Law; Contempt; Federal Courts; Jury; Law; New Trial; Trials</i> .	
Constitutional powers of courts, see <i>Constitutional Law</i> .	
Extraterritorial courts, see <i>International Law</i> .	
Relations of state and federal courts, see under <i>Federal Courts</i> .	
Advisability of courts taking less hostile attitude toward legislation.	403-407
Defects of judge-made law.	384
Friction between a statute and principles of common law as a limitation of legislative power.	396-403
Jurisdiction and procedure of German courts.	481-485
Jurisdiction on holidays.	628
Validity of acts of court officers when the court does not exist <i>de jure</i> .	153

COVENANTS OF TITLE.

Covenant of seisin: Possession adverse to grantor as breach of covenant of seisin.	628
Covenant of warranty: Possession adverse to grantor as breach of covenant of warranty.	628

COVENANTS RUNNING WITH THE LAND.

See also <i>Landlord and Tenant; Restrictions and Restrictive Agreements as to Use of Property</i> .	
Covenant concerning the land only by indirectly affecting its value.	291

COVERTURE.

See *Husband and Wife*.

CREDITORS.

Assignments for, see <i>Assignment for Creditors</i> .	
Rights of, see <i>Fraudulent Conveyances; Husband and Wife; Partnership</i> .	

CRIMINAL LAW.

See also <i>Conspiracy; Corporations; Extradition; Homicide</i> .	
Procedure: Federal court's right to imprison to enforce a sentence imposing a fine.	145
Necessity of plea when defendant has consented to proceed to trial.	217
Waiver of jury trial by plea of not guilty.	212, 216
Statutory offenses: Elements necessary to constitute a lottery.	148
Obtaining reduced rates by false billing, a complete offense before transportation.	135, 147, 542

References in heavy-faced type are to NOTES and REVIEWS; in plain type to RECENT CASES; and in italicized type to ARTICLES. Criticisms of articles in other publications are also indicated in the annual periodical index which follows this index.

Receiving illegal concessions from published rates a continuing crime. 135, 147, 542

Requirement of *mens rea* in criminal conviction under the Safety Appliance Act. 294

Jurisdiction: Receiving illegal concessions from published rates punishable wherever the goods are transported. 135, 147, 542.

Trial: Waiver of jury trial by plea of not guilty. 212, 216

Sentence: Federal court's right to imprison to enforce a sentence imposing a fine. 145

CROPS.

Damages for breach of warranty of seed when only part of the crop grows. 286

CY PRES DOCTRINE.

See under *Trusts*.

D

DAMAGES.

See also *Eminent Domain (Compensation)*; *General Average*; *Proximate Cause*.

Measure of damages: Breach of warranty of seed when only part of crop grows. 286

Contract insuring against fire building about to be destroyed as nuisance. 631

Diminution of selling value of estate arising from fear of further subsidence. 367

Infringement of patent for which owner has an established license fee. 293

Interest upon demurrage. 367

Recovery of interest when general license is measure of damages for infringement of patent. 293

Rental value as measure of damages for injury to automobile used for pleasure only. 445

Trover for conversion of goods in transit. 629

Consequential damages: Consequential damage for conversion of goods in transit. 629

Diminution of selling value of estate arising from fear of further subsidence. 367

Mental anguish resulting from exclusion from dance hall because of being dressed in naval uniform. 541

Prospective damages: Value of whole crop when only part had grown. 286

DANGEROUS PREMISES.

Liability to trespassers: Child trespassers on turntable. 57

Liability to licensees: Validity of contract exempting railroad from statutory liability for loss by fire. 289

DE FACTO CORPORATIONS.

See under *Corporations*.

DEATH BY WRONGFUL ACT.

See *Conflict of Laws (Obligations ex delicto)*.

Statutory liability in general: Constitutionality of statute allowing enforcement of foreign right only when deceased was citizen of forum. 285

Foreign-acquired right of action for death not against public policy in forum not allowing such action. 78-81

Right of action for death as properly within the scope of maritime law. 75-77

Time of accrual of action. 143

Jurisdiction to create right of action for death on high seas, and enforcement of such foreign-acquired rights, see *Conflict of Laws*.

Defenses to statutory liability: Contributory negligence of the beneficiary. 636

DEBT.

See also under *Municipal Corporations*.

Discharge of, see *Bankruptcy*.

Right to sue for a tax as for a debt. 283, 295.

DECEIT.

General requisites and defenses:

Effect of a provision in a contract for verification of its statements on the right to sue for deceit. 218

Negligence as substitute for intentional untruth: Abstract of title to realty negligently prepared. 439, 449

General liability for negligent use of language. 439, 449

Liability of national bank directors for a report negligently made. 145

DEDICATION.

Nature and scope: Effect of dedica-

References in heavy-faced type are to NOTES and REVIEWS; in plain type to RECENT CASES; and in italicized type to ARTICLES. Criticisms of articles in other publications are also indicated in the annual periodical index which follows this index.

- tion upon the crown taking by escheat. 151
 Necessity that dedication be for an absolutely unlimited term. 151
 Power of a lessee to dedicate his term. 151
Essential elements of dedication:
 Rights of electric railway on crossing impliedly dedicated by a railroad. 629
 Validity when conditions precedent and subsequent are imposed by dedicat-
 or. 356, 367
 Validity when dedicat-
 or imposes limitations inconsistent with public user. 356, 367
Effect of: Condition in dedication of highway that abutters be free from assessment for its improvement, construed as a covenant. 356, 367
 Rights of electric railway on crossing impliedly dedicated by railroad. 629
 Validity of conditions precedent and subsequent imposed by dedicat-
 or. 356, 367
 Validity of limitations inconsistent with public user, imposed by dedicat-
 or. 356, 367
Misuser and abandonment: Validity of conditions subsequent as cove-
 nants. 356, 367
 Validity of limitations imposed by dedicat-
 or and inconsistent with public uses. 356, 367
DEEDS.
 See also *Recording and Registry Laws*.
Construction and operation in general: Proving an undelivered deed to be a will by parol evidence of *animus testandi*. 451
Parties: Grantor and grantee the same person. 57
 Insane persons as parties, see *Insane Persons*.
Boundaries: See *Boundaries*.
DELIVERY.
 Of bonds, see *Bonds*.

DENTISTS.

See *Evidence (Judgments)*.

DESCENT AND DISTRIBUTION.

See also *Executors and Administrators; Taxation*.

- Function of a German probate court in determining on heir. 489-491
 Right of child legitimate by foreign law different from law of situs. 443
 Right of heir of disseisor to maintain ejectment without having had possession. 375
 Time of vesting of title as determining liability to inheritance tax. 435, 450
 Will of one who died without heirs contested by state claiming right of escheat. 452

DIRECTORS.

See *Banks and Banking; Corporations*.

DISCHARGE.

See under *Bankruptcy; Contracts*.

DISSEISIN.

See also *Adverse Possession*.

- General nature and effect of disseisin:** Right of heir of disseisor to maintain ejectment without having had possession. 375

DISTRIBUTION.

See *Descent and Distribution*.

DISTRICT AND PROSECUTING ATTORNEYS.

- Constitutionality of statute authorizing state officer to enforce liquor laws in all counties. 540

DIVORCE.

See also *Conflict of Laws*.

- Charge of divorce as libel, see *Libel and Slander*.

- Alimony:** Right to modify a decree which adopted a separation agreement. 146

DOMICILE.

See *Conflict of Laws*.

E**EASEMENTS.**

See also *Franchises; Highways; Party Walls; Railroads; Restrictions and Restrictive Agreements as to Use of Property; Street Railways*.

- Nature and classes of easements:** Nature of an easement as property right limited to a determined purpose. 359, 368

- Modes of acquisition: prescription:** Interruption of adverse user

by building third track on elevated railway. 629

- Prescription against tenants in common, one of whom is under a disability. 371

- Extinguishment and revival:** Basis of rule that easement is merely suspended by unity of seisin in estates of different duration. 359, 368
 Basis of rule that unity of ownership extinguishes an easement. 359, 368

References in heavy-faced type are to NOTES and REVIEWS; in plain type to RECENT CASES; and in italicized type to ARTICLES. Criticisms of articles in other publications are also indicated in the annual periodical index which follows this index.

- Effect under the Prescription Act of unity of ownership where possession is in tenant for years. 359, 368
 Effect of unity of ownership where the possession is in tenant for years. 359, 368
- EJECTMENT.**
 Bill of peace to avoid numerous actions. 208, 215
- ELECTIONS.**
 Constitutionality of act entitling only larger parties to vote at primaries. 622, 630
 Constitutionality of statute authorizing the judiciary to recount and re-canvas ballot. 138, 145, 216
 Constitutionality of voting machine under provision for written vote. 287
 Constitutionality of taxation for official primary elections. 622, 630
 Delegation of power to committee of political party to establish districts for choice of delegates. 215
 Estoppel by lapse of time to set up unconstitutionality of a statute defining election districts. 133, 145
 Indorsement of ballots by rubber stamp when initials of judge are required. 287
- ELECTRICITY.**
 See *Highways; Street Railways; Telegraph and Telephone Companies.*
- ELEVATED RAILROADS.**
 See *Street Railways.*
- EMBEZZLEMENT.**
 Appropriation by collection agent of funds from which he may deduct his commission. 287
- EMINENT DOMAIN.**
 See also *Interstate Commerce.*
Nature of the right of eminent domain: Need of international agreement to allow one country to take property in another. 23-31
 Right of one nation to take land in another country. 28-29
 Right of one state to condemn property in another state. 25-28, 30-31
What property may be taken: Federal government taking state land. 25
 Property within an embassy. 25
When is property taken: Condemning easement which has already been used for the prescriptive period, against tenants in common, one of whom was under disability. 371
 Land taken which is subject to an executory devise. 218
- Land which is subject to restrictive agreement. 139, 146
Compensation: For land which was subject to restrictive agreement. 139, 146
 Rights of executory devisee when property is taken before his interest has vested. 218
 Right of tenant in common who was under disability when the easement taken had been used for the prescriptive period. 371
 Set-off of benefits conferred on land remaining to owner. 368
- EMPLOYERS' LIABILITY ACTS.**
 See under *Master and Servant.*
- EQUITABLE CONVERSION.**
 Time of conversion when property is to be sold after the termination of a particular estate. 288
 Whether right to surplus after sale of deceased's land is realty or personalty. 630
- EQUITABLE EASEMENTS.**
 See *Restrictions and Restrictive Agreements as to Use of Property.*
- EQUITABLE MORTGAGE.**
 See under *Mortgages.*
- EQUITY.**
 See also *Bills of Peace; Conflict of Laws; Constructive Trusts; Equitable Conversion; Husband and Wife (Wife's separate estate); Injunctions; Mortgages; Quasi-Contracts; Receivers; Restrictions and Restrictive Agreements as to Use of Property; Specific Performance; Trusts; Uses.*
Jurisdiction: Bill to avoid multiplicity of suits when one is arrayed against many. 208, 215
 Cancellation of fraudulent birth certificate. 54, 58
 Enjoining nuisance against state when damages would be adequate. 132, 144
 Imposition of constructive trust on account of mistake in will. 434, 452
 Jurisdiction by consent or estoppel. 368, 446
 Jurisdiction by contract of the parties. 446
 Perpetual restraint of continuing trespass not causing irreparable damage in favor of one whose right by long possession is uncertain. 220
 Protection of other than property rights. 54, 58
 See also under *Conflict of Laws.*
Procedure: Effect of appeal upon the power to punish for contempt. 444

References in heavy-faced type are to NOTES and REVIEWS; in plain type to RECENT CASES; and in italicized type to ARTICLES. Criticisms of articles in other publications are also indicated in the annual periodical index which follows this index.

ESCHEAT.

See *Descent and Distribution*.

ESTOPPEL.

Estoppel in pais: Acceptance of charter estopping corporation to set up unconstitutionality of existing statute. 216

Cestui estopped by trustee's misrepresentation. 53, 64

Effect of estoppel upon the right to attack collaterally corporation which lacks the general requisites of a *de facto* corporation. 312-315

Equity jurisdiction conferred by estoppel. 368, 446

Estoppel as basis of validity of agreement as to valuation, which operates as limitation of carrier's liability. 35-38, 39-46

Estoppel by lapse of time to set up unconstitutionality of statute defining election districts. 133, 145

Municipality estopped by mere laches. 292

EVIDENCE.

See also *Law and Fact*; *Parol Evidence Rule*; *Presumptions*; *Wills*; *Witnesses*.

Hearsay: in general: Applicability of rule in showing existence of newly discovered evidence as ground for new trial. 449

Declarations concerning matters of public or general interest: Proceedings of lunacy inquisition. 289

Proceedings of statutory medical council. 289

Judgments: Decision of a lunacy inquisition. 289

Decision of a statutory medical council as to registry of a dentist. 289

Documents. See under *Parol Evidence Rule*.

EXECUTION.

See also *Exemptions*.

Director's right to buy corporation's property at execution sale. 51, 56

Sheriff's possession of articles secretly placed in receptacle after execution. 64, 223

EXECUTORS AND ADMINISTRATORS.

See also *Conflict of Laws*; *Descent and Distribution*; *Legacies and Devises*; *Taxation*.

Appointment and tenure of office:

Termination of authority of administrator *durante absentia*, by death of principal administrator. 147

Rights, powers, and duties: Disposition of lease in spite of covenant not to assign. 60

Administration: Power of executor to apply the assets in avoidance of succession tax. 435, 450

Probate procedure without an administrator in Germany. 489-491

Right of secured creditor after realizing on his security to receive dividend on his whole claim from insolvent estate. 280, 290

Set-off of debt of original legatee against the heir substituted by statute to prevent a lapse. 291

See also *Conflict of Laws*.

Proceedings by or against. See *Death by Wrongful Act*.

Sales and conveyances under order of court: Application of statute barring action for void administrator's sale, to holder of reversion in property. 543

EXECUTORY DEVICES.

See *Vested, Contingent, and Future Interests*.

EXEMPTIONS.

See also under *Bankruptcy*; *Taxation*.

Effect of fraudulent removal by debtor of part of his property. 219

EXTRADITION.

Interstate extradition under the United States Constitution:

Rendition of a criminal who has left the state after dismissal of former indictment for same offense. 541

State's power to surrender a criminal not a fugitive from justice. 224

F**FEDERAL COURTS.**

Jurisdiction and powers in general: Appeal to federal court by official not directly affected by state statute. 438, 444

Common law right to imprison to enforce a sentence imposing a fine. 145

Enjoining state officer from enforcing unconstitutional state statute regulating rates. 527, 540

Jurisdiction to grant *habeas corpus* after commitment by state court for act done under a federal court order. 204, 220

Necessity that stockholder suing in

References in heavy-faced type are to NOTES and REVIEWS; in plain type to RECENT CASES; and in italicized type to ARTICLES. Criticisms of articles in other publications are also indicated in the annual periodical index which follows this index.

- behalf of corporation own stock at the time of the wrong. 198-203
 What constitutes a controversy under statute granting jurisdiction in cases of controversy. 446
Jurisdiction based on diversity of citizenship: Possibility of waiver of fact that neither party resides in the district of the federal court to which case is removed from state court. 630
Relations of state and federal courts: Effect of the doctrine of constructive possession upon the enforcement by a state of right against property of which a federal receiver has lost control. 433, 446
 Right of state court to establish claim against property which a federal receiver has sold on condition that certain claims against it be paid by the purchaser. 433, 446
 State control of property held by federal receiver when state court has jurisdiction of another suit concerning the same property. 279, 293
 Tendency of this relation to produce uniformity of state law. 583-594
Powers as to unconstitutional statutes: Appeal to federal court by official not directly affected by state statute. 438, 444
 Enjoining state officer from enforcing unconstitutional state statute regulating rates. 527, 540
 Power to declare unconstitutional imposition levied for regulation, not revenue. 455
FELLOW SERVANTS.
 See under *Master and Servant*.
FERRIES.
 See *Franchises*.
FICTITIOUS PAYEE.
 See under *Bills and Notes*.
FIDUCIARY RELATIONS.
 See *Corporations (Directors and other officers); Mortgages; Trusts*.
FIRES.
 See under *Railroads*.
FOREIGN COMMERCE.
 See *Interstate Commerce*.
FOREIGN CORPORATIONS.
 See *Constitutional Law; Corporations (Foreign corporations)*.
FRANCHISES.
 See also under *Street Railways*.
 Effect of assignment to individual who reassigns to corporation. 57
 Enforcing by *mandamus* duties assumed by telephone company in accepting its franchise. 448
 Power to permit private persons to build spur track from street. 221
 Power to revoke indirectly by granting competing franchise. 368
FRAUD.
 See *Bills and Notes; Constructive Trusts; Deceit; Equity (Jurisdiction); Exemptions; Fraudulent Conveyances*.
FRAUDS, STATUTE OF.
 See *Statute of Frauds*.
FRAUDULENT CONVEYANCES.
Voluntary transfers: Time of accrual of action for conveyance before marriage in fraud of dower. 632
What constitutes fraud: Chattel mortgage with power of sale in the mortgagor. 285
 Pledge of property stored on pledgor's premises. 61
Rights of creditors: Rights under a mortgage of wagons and stock, fraudulent as to the stock. 285
FUGITIVE FROM JUSTICE.
 See *Extradition*.

G

- GARNISHMENT.**
 See also *Conflict of Laws*.
Persons subject to garnishment: Connecting carrier, for freight collections due non-resident carrier. 59
Property subject to garnishment.
 See *Conflict of Laws*.
GENERAL AVERAGE.
 Nature, cause, and manner of sacrifice: Effect of inherent vice of cargo upon the right to contribution. 369
GOOD WILL.
 Effect of restrictive agreement made by one corporation upon a new corporation composed of the same stockholders. 445
GUARDIAN AND WARD.
 Appointment of guardian in German courts. 488-489

References in heavy-faced type are to NOTES and REVIEWS; in plain type to RECENT CASES; and in italicized type to ARTICLES. Criticisms of articles in other publications are also indicated in the annual periodical index which follows this index.

H

HABEAS CORPUS.

- Effect of escape after service of writ. 219
Jurisdiction of federal court to issue writ after commitment by state court for act done under order of federal court. 204, 220
Jurisdiction of federal courts to issue writ to relieve from commitment by state court. 204, 220

HEARSAY EVIDENCE.

See under *Evidence*.

HIGHWAYS.

See also *Dedication; Easements; Eminent Domain; Municipal Corporations*.

Establishment. See *Dedication*.

Rights and remedies of abutters:

Compensation for alterations required by statute when highway is opened across railway. 288

Injunction against private spur track from street railway. 221

Additional servitudes: Interurban electric railroad carrying freight. 58

HOMICIDE.

Locality of offenses: Death in one state resulting from injuries in another. 143

HUSBAND AND WIFE.

See also *Breach of Marriage Promise; Conflict of Laws; Divorce; Marriage*.

Property acquired by husband and

wife: Application of doctrine of tenancy by entireties to personality. 446

Rights of wife against husband and in his property: Time of accrual of action for conveyance before marriage in fraud of dower. 632

Rights and liabilities of husband as to third parties: Effect of married women's property acts on husband's liabilities for torts of wife. 631

Contracts between husband and wife: Separation agreements: right to modify a decree for alimony which adopted the agreement. 146

Privileges and disabilities of coverture: Effect of married women's property acts on wife's liability for her torts. 631

Liability of wife's separate estate on contract of suretyship under statutes allowing married women to contract. 619, 631

Wife's separate estate: Effect of married women's property acts on wife's separate estate. 631

Liability of wife's separate estate on contract of suretyship, in general. 619, 631

Liability of wife's separate estate on contract of suretyship under statutes allowing married women to contract. 619, 631

I

ILLEGAL CONTRACTS.

See also *Husband and Wife; Lotteries; Restraint of Trade; Usury*.

Contracts supported by an illegal or immoral consideration: Contract in which one of several acts promised by one party is *malum prohibitum*. 549

Contract in which one party promises to do a criminal and a non-criminal act. 549

Contracts collaterally related to something illegal or immoral: Contract for sale of goods secured by agreement to pay bonus to agent. 541

Insurance against fire of building about to be torn down as public nuisance. 631

Contracts against public policy: Agreement as to value of goods

shipped construed as contract limiting liability. 32, 38

Contract clogging equity of redemption. 459-475

Contract made to cause breach of existing contract. 290

Exempting railway from statutory liability for loss by fire. 289

Insurance against death at the hands of justice or by suicide. 530, 542

Promise to marry after death of existing wife. 58, 369, 447

See also *Restraint of Trade*.

Effect of illegality: See *Quasi-Contracts*.

IMPLIED CONTRACTS.

See *Quasi-Contracts*.

IMPORTS.

See *Interstate Commerce*.

INDEBITATUS ASSUMPSIT.

See *Assumpsit; Debt*.

References in heavy-faced type are to NOTES and REVIEWS; in plain type to RECENT CASES; and in italicized type to ARTICLES. Criticisms of articles in other publications are also indicated in the annual periodical index which follows this index.

INDEPENDENT CONTRACTOR.

See *Agency*.

INDICTMENT AND INFORMATION.

See *Criminal Law (Procedure)*.

INFANTS.

See also *Parent and Child*.

Contracts and conveyances: Priority in bankruptcy of infant's claim after avoidance of contract. 142

Unborn children: Cases in which testamentary gift to class includes child *en ventre sa mère*. 360, 369

INHERITANCE.

See *Descent and Distribution*.

INJUNCTIONS.

See also *Contempt; Equity*.

Nature and scope of remedy: Effect of injunction against maintaining nuisance on certain land on later grantees ignorant of the injunction. 220

Perpetual injunction in favor of one whose rights by adverse possession are not certain. 220

Street railway enjoined from decreasing service when *mandamus* would lie. 542

Acts restrained: Continuing trespass not causing irreparable damage permanently restrained though plaintiff's legal right is uncertain. 220

Enforcement of state statute imposing large penalty upon railway for disregarding statutory rates whose reasonableness is not determined. 527, 540

Inducing sale in violation of vendor's contract with plaintiff. 451

Infringement of patent very near expiration. 544

Municipal action to prevent the use of outside of omnibuses for advertisements. 445

Nuisance against state when damages would afford adequate remedy. 132, 144

Sale of copies of artistic creation by *bona fide* purchaser from wrongdoer. 634

Threatened sale of non-transferable railroad tickets by ticket broker. 365

Use of fraudulent birth certificate. 54, 58

INNKEEPERS.

Duties to travellers and guests: Contracting to allow but one telephone company in hotel. 62

Liability for unauthorized insult by innkeeper's servant. 58

Innkeepers' lien: New York statute construed as allowing keepers of

inns and boarding-houses liens on property not belonging to guests. 147

INSANE PERSONS.

See also *Limitation of Actions*.

Adjudication of insanity: Admissibility of adjudication as evidence in a civil suit. 289

Guardianship and protection: Termination by death of lunatic. 147

Property and conveyances: How deeds should be set aside. 631

INSOLVENCY.

See also *Bankruptcy; Executors and Administrators; Receivers*.

Merger of claim in judgment against corporation after the institution of insolvency proceedings. 214

Right of secured creditor after realizing on security to receive dividend for whole claim from assignee for creditors. 280, 290

Right of secured creditor after realizing on his security to receive a dividend on his whole claim from an insolvent estate. 280, 290

INSURANCE.

State control of insurance companies: Constitutionality of tax on foreign fire insurance company for benefit of disabled firemen. 277, 295

Constitutionality of tax on local fire insurance companies for the benefit of disabled firemen. 277, 295

Garnishment of foreign insurance company doing business in state, when beneficiary is absent. 219, 289

Insurable interest: Ownership of building about to be torn down as nuisance. 631

Defenses of insurer: Death of insured at hands of justice avoiding policy which makes no express provision for such avoidance. 530, 542

Suicide of insured when no express provision for avoidance on that ground. 530, 542

That building insured was public nuisance. 631

Construction and operation of conditions: Change of interest in property by owner's adjudication in bankruptcy before the appointment of trustee. 531, 538

Construction of particular words and phrases in standard forms: Contraband of war, military officers as. 636

Rights of beneficiary: Rights of beneficiary when insured meets death at hands of justice or by suicide. 530, 542

References in heavy-faced type are to NOTES and REVIEWS; in plain type to RECENT CASES; and in italicized type to ARTICLES. Criticisms of articles in other publications are also indicated in the annual periodical index which follows this index.

Amount of recovery: Damages for loss by fire if building was about to be torn down as public nuisance. 631	Control by Congress: Application of Safety Appliance Act to independent intrastate carrier of goods in transit from another state. 447
Accident insurance: Failing to meet requirement of immediate notice of accident in employers' liability insurance. 370	Authorizing existing corporation to build an interstate bridge without consent of the states. 147
Marine insurance: Wreck of prize after capture as loss by peril of the sea. 55, 440	Constitutionality of clause in Hepburn Act forbidding interstate railroads to carry their own goods. 597-601
Mutual benefit insurance: Effect of invalid change of beneficiary upon rights of original beneficiary. 278, 290	Distribution of cars without counting cars not owned by carrier as constituting discrimination. 442
Remedy in equity for defective change of beneficiary. 278, 290	Elkins Act: effect of special saving clause in the Hepburn Act. 223, 545
INTEREST.	Elkins Act: receiving illegal concessions from published rates a continuing crime. 135, 147, 542
See <i>Bills and Notes; Damages; Usury.</i>	Federal Employers' Liability Act. 290
INTERNATIONAL LAW.	Fixing the respective charges of connecting carriers for a through shipment not under a joint rate. 142
See also <i>Admiralty; Conflict of Laws; Sovereigns.</i>	Forbidding carrier to transport articles of interstate commerce in which it has an interest, as a regulation. 595-601
Nature and extent of sovereignty: International law as limit to legislative power. 394-396	Offense of obtaining reduced rates by false billing complete before transportation. 135, 147, 542
Nature of jurisdiction of United States Court for China. 437, 447	Putting interrogatories in the course of regulating interstate commerce. 431, 448
Need of international agreement to allow one country to take property in another. 23-31	Regulation of capital of interstate railway as an instrumentality of interstate commerce. 431, 448
Territorial jurisdiction in wide bays, over three miles from shore. 65	Requirement of <i>mens rea</i> for criminal conviction under the Safety Appliance Act. 294
See also <i>Conflict of Laws.</i>	Sherman Anti-Trust Law applied to labor union boycotting goods manufactured for interstate trade. 450
Privileges and immunities of sovereigns in foreign countries: Action by trustee process against railway owned by foreign sovereign. 545	Control by states: Application of general privilege tax to wagons engaged in interstate commerce. 618, 634
Legations and diplomatic agents: Right to take by eminent domain property within embassy. 25	Application of general property tax to wagons engaged in interstate commerce. 618, 634
Treaties: Nature of jurisdiction of United States Court for China under treaty of 1858. 437, 447	Attachment of rolling stock of non-resident carrier and garnishment of connecting carrier for freight collections. 59
INTERSTATE COMMERCE.	Compelling railway to run a particular train as long as there is no loss on the whole intrastate business. 49, 56
What constitutes interstate commerce: Independent intrastate railroad carrying goods in transit from another state. 447	License tax on peddlers of frames who also sell portraits. 632
Interstate bridges. 147	Proceeds of sale of foreign imports, retained temporarily in the bank to meet small expenses, taxed as property employed in business. 353, 373
Telegram sent to a navy yard under exclusive federal jurisdiction. 59	Taxing while in original packages
Transportation by a railroad of property which it owns but is not going to use in its business as carrier. 598-601	
Traveling on one ticket between points within one state, upon a journey to a point outside the state. 370	
Wagons employed in transporting interstate articles from depot to consignees. 618, 634	

References in heavy-faced type are to NOTES and REVIEWS; in plain type to RECENT CASES; and in italicized type to ARTICLES. Criticisms of articles in other publications are also indicated in the annual periodical index which follows this index.

articles of interstate and foreign commerce. 353, 373

Interstate commerce commission:

Power of the Commission to propound interrogatories. 431, 448

Recovery by shipper after reduction of rate by the Commission. 59

INTOXICATING LIQUORS.

Validity of covenant not to sell liquor on certain land when taken to create monopoly. 450

IRRIGATION.

See *Eminent Domain; Waters and Watercourses.*

J

JOINT STOCK COMPANY.

See under *Partnerships.*

JOINT TENANCY.

Collection agent's right in funds from which he may deduct commission. 287

Effect of joint devisee's promise made to prevent alteration of a will, upon other joint devisees. 286

JOINT WRONGDOERS.

Contribution, general discussion. 242-243

Rule denying contribution between joint tort-feasors as basis of defense of contributory negligence. 242-243

JUDGMENTS.

See also under *Conflict of Laws; Evidence.*

Operation as bar to other actions:

Merger of claim against insolvent corporation in judgment obtained after the institution of insolvency proceedings. 214

Foreign judgments: See under *Conflict of Laws.*

JURISDICTION.

See *Conflict of Laws; Courts; Equity; Federal Courts; International Law.*

JURY.

See *Constitutional Law (Trial by jury); Criminal Law (Trial); Law and Fact; New Trial; Trial.*

L

LABOR UNIONS.

See *Trade Unions.*

LANDLORD AND TENANT.

Nature and incidents of the relation: Effect upon easement of unity of ownership when possession is in tenants for years. 359, 368

Terms for years: Dedication by lessee. 151

Trustee's power to lease for term that may extend beyond trust term. 211, 223

Conditions and covenants in leases: Against assignment: effect in general on devise. 60

Effect on devise to executors on trust and their conveyance to themselves as trustees. 60

Effect on transfer by administrator in settling estate. 60

Covenant concerning the land only by indirectly affecting its value. 291

Assignment and subletting: Dedication by lessee as an assignment. 151

Distrain by landlord on goods of sublessee not engaged in public trade. 291

Rent: Distress on goods of a sublessee not engaged in public trade. 291

LAW.

Advantages of case law over statute law. 519-521

Distinction between contentious and non-contentious jurisdiction. 476-479

Effect of tendency of legislature to follow previous statutes, upon uniformity of law. 517-519

Evil of multiplying precedents. 416-419

Influence of the bar on legislation. 516-519

Influence of public opinion on legislation. 510-519

Need of following principles rather than precedents to gain uniformity in American case law. 425-430

Non-contentious or administrative jurisdiction in Germany. 476-495

Relation of common law and legislation. 383-407

Relation of state and federal courts as a tendency to uniformity of state law. 583-594

Relations of judicial decisions to law. 120-129

Sources of law. 122-125

Tendency of study of cases to advance uniformity of law. 521-522

The law as an existing abstract entity. 120-129

References in heavy-faced type are to NOTES and REVIEWS; in plain type to RECENT CASES; and in italicized type to ARTICLES. Criticisms of articles in other publications are also indicated in the annual periodical index which follows this index.

LAW AND FACT.

Provinces of court and jury: Question for court: whether sale was procured by estate agent. 297

LEASES.

See *Landlord and Tenant*.

LEGACIES AND DEVISES.

See also *Conflict of Laws (Testamentary succession)*; *Equitable Conversion*; *Executors and Administrators*; *Vested, Contingent, and Future Interests*; *Wills*.

Title and rights of devisees and legatees; Renunciation of title avoiding inheritance tax. 435, 450

Time of vesting of title as determining liability to inheritance tax. 435, 450

General liability of legatees and devisees: Effect of co-devisee's promise made to prevent alteration of a will upon other co-devisees. 286

Particular instances of construction: See under *Wills*.

Lapsed bequests and devises: Effect of lapse of previous estate upon executory devise when contingency has not happened. 451

Set-off of debt of original legatee against the heir substituted by statute to prevent a lapse. 291

Void or voidable bequests and devises: Devise of lease in spite of covenant not to assign. 60

Abatement: Legacy in satisfaction of a liquidated debt. 60

Legacy in satisfaction of an unliquidated debt. 60

LEGAL BIOGRAPHY.

Note on death of E. H. Strobel. 275

LEGITIMACY.

See also *Conflict of Laws (Legitimacy and adoption)*.

Domiciliary requirements for present legitimation and legitimation by relation back by marriage subsequent to birth. 443

LIBEL AND SLANDER.

Acts and words actionable: Charging institution of divorce proceedings in state where incompatibility is ground for divorce. 448

Defamation of plaintiff's sister. 448

Suit by corporation because of defamation of its former officer. 60

LIENS.

See also *Chattel Mortgages*; *Maritime Liens*.

Assignment of future earnings creating lien potentially existing. 275, 285

New York statute construed to allow keepers of inns and boarding-houses liens on property not belonging to guests. 147

LIFE ESTATES.

Life estate in machinery devised with other property. 635

Right to excess of interest obtained by trustee's unauthorised investment, as between life tenant and remainderman. 546

Time of accrual of action by owner of future interest in personalty, for conversion by holder of life interest. 542

LIMITATION OF ACTIONS.

See also *Adverse Possession*.

Nature and construction of statute: Application to reversioner of statute barring action for property sold by administrator. 543

Effect of disability caused by the injury for which the action is brought. 148

Accrual of action: Action accruing on day after the injury. 148

Action by owner of future interest in personalty for conversion by holder of life interest. 542

Conveyance before marriage in fraud of dower. 632

Operation and effect of bar by limitation: Application to municipalities. 292

Effect on co-tenant under disability. 371

Perpetual injunction in favor of one whose title by adverse possession has not been legally determined. 220

LITERARY PROPERTY.

See *Title, Ownership, and Possession*.

LORD CAMPBELL'S ACT.

See *Death by Wrongful Act*.

LOTTERIES.

Statutes: Elements necessary to constitute the crime. 148

Element of chance when calculation would be possible if competitor knew the necessary facts. 148

References in heavy-faced type are to NOTES and REVIEWS; in plain type to RECENT CASES, and in italicized type to ARTICLES. Criticisms of articles in other publications are also indicated in the annual periodical index which follows this index.

M

MAIL.

See *Post-Office*.

MALICIOUS PROSECUTION.

Probable cause: Effect of *bona fide* mistake of law. 146

MANDAMUS.

Persons subject to mandamus: Committee of political party entrusted with ministerial duties. 215

Acts subject to mandamus: Enforcement of statute the constitutionality of which defendant questions. 438, 444

Performance of duties assumed by telephone company in accepting its charter. 448

Refunding state bond valid by law merchant, but not intended to be so by legislature. 282, 294

State's attorney compelled to bring *quo warranto*. 371

Street railway enjoined from decreasing its service although *mandamus* would lie. 542

MANSLAUGHTER.

See *Homicide*.

MARINE INSURANCE.

See under *Insurance*.

MARITIME LAW.

See *Admiralty*.

MARITIME LIENS.

Nature and scope: Authority of Congress to legislate with regard to maritime liens. 351-352

Claims giving rise to liens: Basis of rule against implying lien for necessities furnished at home port. 332-337

Basis of rule that only master can give implied lien for necessities. 332-337

Dependency of lien for necessities upon benefit they conferred or contract under which they are furnished. 345-349

Lien for necessities furnished at request of charterer. 344-345

Lien for necessities furnished in foreign port at request of owner or his agent. 337-339

Lien for necessities furnished in home port at request of owner or his agent. 339-344

Need of reforming law allowing liens for necessities furnished vessel. 332-352

Time of accrual of liens:

Whether lien arises when necessities

are contracted for or when they are furnished. 347-349

MARKETABLE TITLE.

See *Specific Performance*.

MARRIAGE.

See also *Breach of Marriage Promise*; *Conflict of Laws*; *Husband and Wife*; *Legitimacy*.

Creation of the relation: Common law marriage as affecting bigamy. 633

MARRIED WOMEN.

See *Husband and Wife*.

MASTER AND SERVANT.

See also *Agency*; *Constitutional Law*; *Innkeepers*.

Duty of master to provide safe appliances: Negligence of foreman licensed under statute, in allowing coal to fall from mine roof. 284

Requirement of *mens rea* for criminal conviction under the Safety Appliance Act. 294

Fellow servant and vice principal doctrine: Character of foreman licensed under statute. 284

Employers' liability acts: Constitutionality of federal Employers' Liability Act. 290

MASTERS OF VESSELS.

See *Maritime Liens*.

MERGER.

See *Judgments (Operation as bar to other actions)*.

MINES AND MINING.

See also *Support, Right of*.

Mine-owner's liability for negligence of foreman licensed under statute. 284

MISTAKE.

See *Quasi-Contracts*.

As ground for altering wills, see *Wills*.

Effect of mistake of law on the existence of probable cause, see under *Malicious Prosecution*.

MONOPOLIES.

See under *Restraint of Trade*.

MORTGAGES.

See also *Chattel Mortgages*.

Nature and effect of mortgage:

Fiduciary relation between mortgagor and mortgagee. 465, 467-470

Equitable mortgages: Equitable mortgagee who relied on misrepresentation of trustee, postponed to the *cestui*. 53, 64

References in heavy-faced type are to NOTES and REVIEWS; in plain type to RECENT CASES; and in italicized type to ARTICLES. Criticisms of articles in other publications are also indicated in the annual periodical index which follows this index.

Equity of redemption: Clogging equity of redemption, in general. 459-475	Purchase money mortgage not constituting debt. 149
Limiting in the mortgage the time or manner of redemption. 459-460	Liability for torts: Liability to voluntary spectator damaged by permitted exhibition of fire-works in street. 543
Option to purchase given mortgagee found to be clog on equity of redemption. 462-463	Franchises and licenses: Enforcing by <i>mandamus</i> duties assumed by telephone company in accepting its franchise. 448
Sale and option for re-purchase as clog on an equity of redemption. 460-462	Power to permit private persons to build spur track from street. 221
Validity of a collateral advantage to mortgagee in mortgage. 468-473	Officers and agents: Constitutionality of municipal appropriation to reimburse officers for liability for illegal acts committed in the course of duty. 625, 633
Validity of conveyance of equity of redemption from mortgagor to mortgagee after mortgage. 464-468	Personal liability for receiving preference for municipality, when statute does not authorize officer to be sued for such a wrong. 534, 538
Validity of covenant in mortgage advantageous to mortgagee and imposing burden on mortgagor after mortgage. 473	Validity of acts when corporation does not exist <i>de jure</i> . 153, 449
Transfer of right and property: Validity of conveyance of equity of redemption from mortgagor to mortgagee after mortgage. 464-468	Assessments for local improvements: Conclusiveness of finding of city council that a railroad's right of way is so benefited as to be subject to assessment. 292
Foreclosure: Authority to give deed after mortgagor's bankruptcy when foreclosure proceedings were instituted before bankruptcy. 441	Effect of condition in dedication of a highway, that abutters be free from assessment for its improvement. 356, 367
Mortgagor's right to surplus in hands of first mortgagee. 61	Nature of special assessments. 533, 546
See also <i>Receivers</i> .	Set-off against an award for property condemned. 368
MUNICIPAL CORPORATIONS.	Special assessment for street sprinkling. 533, 546
Proceedings of council or other governmental body: Requirement that ordinance be read three times, not satisfied by third reading before newly elected board. 371	Actions by and against municipal corporations: Municipality bound by statute of limitations. 292
Territorial limits and subdivisions: Extension of city boundaries over piers built into navigable river. 364	Municipality estopped by mere laches. 292
Granting municipality power outside its territorial limits. 149	MURDER.
Municipal debts and contracts: City bonds payable solely out of income of newly created street railway, constituting debt. 149	See <i>Homicide</i> .
	MUTUAL BENEFIT SOCIETIES.
	See under <i>Insurance</i> .

N

NATIONAL BANKS.

See under *Banks and Banking*.

NEGLIGENCE.

See also *Agency; Animals; Bankruptcy; Carriers; Contributory Negligence; Negligent Misrepresentations; Proximate Cause; Trusts*.

Duty of care: Duty of municipal corporation to spectator of exhibition of fireworks in street. 543

Duty to child trespasser on turntable. 57

NEGLIGENT MISREPRESENTATION.

In general: Cases in which liability has been imposed. 439, 449

Particular cases: Abstract of title to realty negligently prepared. 439, 449

NEGOTIABLE INSTRUMENTS.

See *Bills and Notes; Corporations (Capital, stock, and dividends)*.

NEW TRIAL.

Grounds for granting new trial:

References in heavy-faced type are to NOTES and REVIEWS; in plain type to RECENT CASES; and in italicized type to ARTICLES. Criticisms of articles in other publications are also indicated in the annual periodical index which follows this index.

Newly discovered evidence unaccompanied by affidavit of witness absent from jurisdiction. 449

NOTICE.

See *Bills and Notes; Recording and Registry laws.*

Notice to agent binding on principal, see *Agency (Scope of agent's authority).*

Requirement of notice in insurance policies, see *Insurance.*

NUISANCE.

See also *Insurance.*

What constitutes nuisance: Advertising on the outside of omnibuses as nuisance. 445

Obstruction of quasi-public dock. 544
Permitting exhibition of fireworks in the street. 543

Equitable relief: State's rights when another state diverts an interstate river. 132, 141

Recovery of damages: Recovery of damages by one having no rights in the property affected. 633

Equitable relief: State's right when damages would afford an adequate remedy. 132, 144

Injunction against nuisance on certain land to be binding on grantees ignorant of the injunction. 220

O

OBITUARY.

See *Legal Biography.*

OLEOMARGARINE.

See *Police Power.*

ORDINANCES.

See *Municipal Corporations (Proceedings of council or other governing body).*

ORIGIN OF LAW.

See *Law.*

OUSTER.

See *Quo Warranto.*

OWNERSHIP.

See *Title, Ownership, and Possession.*

P

PARENT AND CHILD.

See also *Contributory Negligence (Imputed negligence).*

Child's right to maintenance by parent. 66

Child's right to payment for services through emancipation. 66

Parent's right to services of child. 66

PAROL EVIDENCE RULE.

Construction of documents: Proving by parol, warranty not mentioned in written contract of sale. 565, 566

Deed: proving a paper drawn as a deed to be a will by parol evidence of *animus testandi.* 451

Wills: extrinsic evidence when land not owned exactly described. 434, 452

— proving a paper drawn as a deed to be a will by parol evidence of *animus testandi.* 451

PARTNERSHIP.

See also *Conflict of Laws.*

Nature of partnership: Situs for probate duty of deceased partner's interest in a firm whose partners do not live where the firm does business. 221

Rights, duties, and liabilities of partners inter se: Nature of deceased partner's interest. 221

Validity of judgment obtained at home of partnership against absent partner. 285

Rights and remedies of creditors: Creditor of ostensible partnership attaching apparent firm assets after individual creditor. 292

See also under *Bankruptcy.*

Dissolution and winding up: Validity of decree against an absent partner. 285

Joint stock companies: Negotiability of coupon bonds payable from company's assets upon which stockholders are not liable. 441

PARTY WALLS.

Compensation from adjoining owner for use of party wall built without his consent. 222

PATENTS.

Regulation: State prohibiting contract by vendor of patented article restricting the use of articles to be used with the patented article. 62

Infringement: Expiration of patent as affecting remedy in equity. 544

References in heavy-faced type are to NOTES and REVIEWS; in plain type to RECENT CASES; and in italicized type to ARTICLES. Criticisms of articles in other publications are also indicated in the annual periodical index which follows this index.

- Selling unpatented records of value only when used in combination with patented talking-machine. 150
- Statutory compensatory damages measured by owner's license fees without interest, regardless of infringer's profits. 293
- PAYMENT.**
- Application: Creditor's right to apply payment to debt barred by statute of limitations. 623, 633
- PERSONS.**
- See *Husband and Wife*; *Infants*; *Insane Persons*.
- PHYSICIANS AND SURGEONS.**
- Communication between physician and patient privileged, see *Evidence*; *Witnesses* (*Privileged communications*).
- PLEADING.**
- See *Criminal Law* (*Procedure*).
- PLEDGES.**
- See also *Chattel Mortgages*.
- Right of pledgee with power to sell without notice, to buy after pledgor has been adjudicated bankrupt. 441
- Transfer of possession: validity of pledge when goods are stored on pledgor's premises. 61
- Stock carried on margin as constituting pledge. 627
- POLICE POWER.**
- See also *Constitutional Law* (*Due process of law*).
- Nature and extent:** Denying to foreign corporation recourse to federal courts. 215
- Regulation of business and occupations:** Forbidding display of advertisements on the outside of omnibuses. 445
- Forbidding payment of wages in tickets exchangeable for goods. 56
- Prohibition of night work by women in factories. 62
- State license tax for peddling and soliciting orders for picture frames. 632
- Tax on insurance companies for the benefit of disabled firemen. 277, 295
- Tax on oleomargarine levied to regulate its sale. 455
- Statute requiring weekly payment of employees in money. 444
- Ten-hour law for women in factories. 544
- Regulation of property and use thereof:** Power to regulate rates compared with the police power as justification for federal limitation upon uses to which carrier may put its property. 609-610
- Prohibition of contract by vendor of patented article restricting use of articles to be used with patented article. 62
- Statute providing that upper berth when unoccupied should be closed if occupant of lower berth so requested. 372
- Public service agencies:** Power to regulate rates compared with police power as justification for federal limitation upon uses to which carrier may put its property. 609-610
- See *Carriers*; *Public Service Companies*.
- POSSESSION.**
- See *Title, Ownership, and Possession*.
- POSTHUMOUS CHILD.**
- See *Infants* (*Unborn children*).
- POST-OFFICE.**
- Power of postmaster-general to withhold mail pending investigation of fraud of addressee. 150
- POWERS.**
- Equitable relief after defective appointment under special power. 222
- PREFERENCES.**
- See under *Bankruptcy*.
- PRESCRIPTION.**
- See under *Easements*.
- PRESUMPTIONS.**
- Existence and effect of presumptions in particular cases:** Contracts: presumption as to which of several debts payment should be applied to. 623, 633
- Effect of presumption of death upon marketability of title to real estate. 374
- Effect of presumption of death without legal issue upon marketability of title to real estate. 374
- PRIORITIES.**
- See *Bankruptcy*; *Partnership*.
- PRIVACY, RIGHT OF.**
- Nature of the right:** Independent of the right to property, professional reputation, or freedom from exposure to litigation. 54, 58, 63
- Infringement:** Unauthorized use of name and picture for purposes of advertisement. 63
- PRIVILEGED COMMUNICATIONS.**
- See under *Witnesses*.
- PROBABLE CAUSE.**
- See under *Malicious Prosecution*.
- PROBATE.**
- See under *Wills*.

References in heavy-faced type are to NOTES and REVIEWS; in plain type to RECENT CASES; and in italicized type to ARTICLES. Criticisms of articles in other publications are also indicated in the annual periodical index which follows this index.

PROCEDURE.

See *Criminal Law; Equity; Federal Courts; Indictment and Information; New Trial; Trial.*

PROCESS.

Manner and effect of service: Validity of unreasonable service by publication upon domestic corporations. 453, 539

Validity of unreasonable service on agent of foreign corporation doing business in the state. 453

Validity of unreasonable service upon foreign corporation which has ceased to do business in the state. 453

PROMISSORY NOTES.

See *Bills and Notes.*

PROPERTY.

See *Title, Ownership, and Possession.*

PROSECUTING ATTORNEYS.

See *District and Prosecuting Attorneys.*

PROXIMATE CAUSE.

Efficient cause of injury: Historical discussion of tests of proximity of legal causation. 234-236

Libel of sister causing damage to brother's reputation. 448

Proximate cause as basis of defense of contributory negligence. 234-242

Concurrent causes: Doctrine of last clear chance as arbitrary limitation of liability for proximate damage. 233-242, 259-260

Intervening causes: Intervention of wrongful act of third person as arbitrary limitation of liability for proximate damage. 236-239

Owner injured in saving property endangered by defendant's negligence. 293

PUBLIC OFFICERS.

Enforcement of performance of duties, see under *Mandamus.*

Ousting public officers, see *Quo Warranto.*

Powers and Duties: Duty to enforce

statute of which the official doubts the constitutionality. 438, 444

De facto officers: Validity of acts when the office does not exist *de jure.* 153, 449

Compensation: Constitutionality of municipal appropriation to reimburse officers for liability for illegal acts committed in the course of duty. 625, 633

Liability of: Eleventh Amendment as applied to suits against state officers. 527, 540

Personal liability of public officer for receiving a preference in his public capacity, when statute does not allow him to be sued for such a wrong 534, 538

PUBLIC SERVICE COMPANIES.

See also *Carriers; Franchises; Interstate Commerce; Railroads; Street Railways; Theatres.*

Regulation: Application of state law forbidding combinations in restraint of trade to public service companies. 633

Compelling particular service which does not pay for itself. 49, 56

Legislature authorizing unreasonably high gas rate. 56

Mandamus to compel telephone company to comply with municipal ordinance which granted franchise. 448

Power to regulate rates compared with police power as justification for federal limitation upon uses to which carrier may put its property. 609-610

Rights and Duties: Contract by hotel to employ one telephone company exclusively. 62

Duty to furnish particular service. 49, 56

Liability for conspiracy to discriminate against plaintiff in the absence of intent to discriminate against him. 546

Of Carriers, see under *Carriers.*

Q

QUANTUM MERUIT.

See *Quasi-Contracts.*

QUASI-CONTRACTS.

Nature and scope of the obligation: Recovery by plaintiff for part performance of illegal contract, *malum prohibitum*, when he has disaffirmed before performing illegal part. 137, 151

Recovery under illegal contract, in general. 137, 151

Rights arising from mistake of law: Recovery of money paid under mistake of law. 225

Rights and obligations of parties in default under contract: Recovery by plaintiff for part performance of illegal contract, *malum prohibitum*, when he has disaffirmed before performing illegal part. 137, 151

Recovery by plaintiff in default for

References in heavy-faced type are to NOTES and REVIEWS; in plain type to RECENT CASES; and in italicized type to ARTICLES. Criticisms of articles in other publications are also indicated in the annual periodical index which follows this index.

services rendered under contract
unenforceable under statute of
frauds. 544

**Recovery for benefits conferred
without contract:** Compensation
from adjoining owner for use

of party wall built without his consent. 222

QUO WARRANTO.

Mandamus to compel state's attorney to
bring *quo warranto* to oust an officer
in private corporation. 371

R

RAILROADS.

See also *Carriers; Interstate Commerce; Public Service Companies; Street Railways.*

Title to land or right of way: Conclusiveness of finding of city council that right of way is so benefited as to be subject to assessment. 292

Right to run electric interurban railway carrying freight, in public street. 58

Railroad crossings: Compensation for alterations required by statute when a highway is opened across a railway. 288

Right of an electric railway on a crossing impliedly dedicated by a railroad. 629

Liability to employees: See *Master and Servant.*

Liability for fires: Validity of contract exempting from statutory liability for loss by fire. 289

See also *Proximate Cause.*

Federal regulation in general. See under *Interstate Commerce.*

State regulation in general. See under *Carriers.*

Regulation of rates. See *Carriers; Interstate Commerce.*

RATES.

See *Carriers; Interstate Commerce; Public Service Companies.*

RECEIVERS.

See also *Insane Persons.*

Effect of possession upon jurisdiction in receiverships. 433, 446

Liability for receivership expenses in general. 529, 545

Liability for receivership expenses when receiver illegally appointed. 529, 545

Liability for receivership expenses when receivership is vacated on appeal. 529, 545

Liability for receivership expenses when the funds prove insufficient. 529, 545

Merger of claim against corporation in judgment obtained after the appointment of receivers. 214

Power of state to dissolve corporation

whose property is in the hands of federal receiver. 279, 293

Right of state court to establish claim against property which federal receiver has sold on condition that certain claims against it be paid by purchaser. 433, 446

State control of property in federal receiver's hands when state court has jurisdiction of another action concerning the same property. 279, 293

Validity of tax deed of property in receiver's hands given on account of taxes due before the receivership. 441

RECORDING AND REGISTRY LAWS.

General nature and scope: Application of recording laws in Germany to marriage, commercial matters, mines, ships, patents, trade-marks and instruments. 492-495

Effect upon the title to the off-spring of mortgaged animals. 443

Possession under unrecorded deed not adverse to grantor. 363

Registration of real rights in Germany. 485-488

REFORMATION OF INSTRUMENTS.

See *Wills.*

REMAINDERMEN.

See *Limitation of Actions; Vested, Contingent, and Future Interests.*

RENDITION.

See under *Extradition.*

RENT.

See under *Landlord and Tenant.*

RESTRAINT OF TRADE.

See also *Good Will; Torts; Unfair Competition.*

Monopoly: Application to public service companies of state law forbidding monopoly. 633

Validity of covenant not to sell liquor on certain land when the covenant is taken to create a monopoly. 450

Contracts not to engage in certain business: Effect of a restrictive agreement made by one corporation

References in heavy-faced type are to NOTES and REVIEWS; in plain type to RECENT CASES; and in italicized type to ARTICLES. Criticisms of articles in other publications are also indicated in the annual periodical index which follows this index.

- upon a new corporation composed of the same stockholders. 445
- Contracts between non-competitors:** Contract by vendee of patented article to buy only of the vendor articles to be used with the patented article. 62
- Contract by hotel to employ one telephone company exclusively. 62
- State anti-trust legislation:** Application of statute forbidding combinations in restraint of trade to public service companies. 633
- Sherman anti-trust law:** Liability for treble damages under act of labor union for boycotting. 450
- RESTRAINTS ON ALIENATION.**
See *Trusts*.
- RESTRICTIONS AND RESTRICTIVE AGREEMENTS AS TO USE OF PROPERTY.**
See also *Landlord and Tenant*.
Compensation for right when the land subject to the agreement is taken by eminent domain. 139, 146
- Contract by vendee of patented article to buy only of vendor certain articles to be used with patented article. 62
- Covenant not to sell liquor, taken to create a monopoly. 450
- Effect of injunction against nuisance on certain property upon subsequent innocent grantees. 220
- Nature of the right created, how far a property right. 139, 146
- RIGHT OF PRIVACY.**
See *Privacy, Right of*.
- RIGHT OF SUPPORT.**
See *Support, Right of*.
- RIGHT OF WAY.**
See *Easements; Eminent Domain; Highways; Railroads; Street Railways*.
- RIPARIAN RIGHTS.**
See *Water and Watercourses*.
- SALES.**
See also *Statute of Frauds*.
- Subject-matter of sale:** Future earnings compared to property potentially possessed. 275, 285
- Fraud and related matters:** See *Fraudulent Conveyances*.
- Implied warranties:** Sale of bonds when issues are all or in part unauthorized. 294
- Sale of stock of *de facto* corporation. 294
- Warranties: remedies for breach:** Measure of damages in case of bad seed when part of the proper crop grows. 286
- Sale of Goods Act, 1893 (England):** Mailing check according to agreement, not a payment. 222
- Express warranties:** Buyer's reliance on seller's statements as essential element of action on warranty. 570-576
- Effect of inspection on warranty. 572
- Intent to warrant as necessary element in establishing warranty. 559-561
- Necessity of consideration to support warranty. 573-575
- Tort as basis of action on warranty. 555-559
- Statements made subsequent to the bargain. 575-576
- Statements of vendor's opinion as basis of warranty. 567-568
- Warranty of obvious defects. 570-571
- What constitutes express warranty, in general. 555-582
- Words of description as constituting warranty. 562-564
- SALVAGE.**
Services rendered to ship in dry dock. 634
- SEED.**
See *Crops*.
- SENTENCE.**
See under *Criminal Law*.
- SEPARATE ESTATE.**
See under *Husband and Wife*.
- SEPARATION AGREEMENTS.**
See *Husband and Wife (Contracts between husband and wife)*.
- SERVICE.**
See *Process*.
On foreign corporations, see *Conflict of Laws*.
- SET-OFF AND COUNTERCLAIM.**
Return of payment to debtor paying bankrupt in ignorance of set-off. 141
- Set-off of debt of original legatee against his heir substituted by statute to prevent lapse. 291
- SHERIFFS AND CONSTABLES.**
See *Execution*.
- SITUS.**
Of choses in action, see under *Conflict of Laws*.

References in heavy-faced type are to NOTES and REVIEWS; in plain type to RECENT CASES; and in italicized type to ARTICLES. Criticisms of articles in other publications are also indicated in the annual periodical index which follows this index.

SLANDER.

See *Libel and Slander*.

SLEEPING-CAR COMPANIES.

See under *Carriers*.

SOVEREIGNS.

See also *Conflict of Laws; International Law*.

Action by trustee process against railway owned by foreign sovereign. 545

Common law immunity of sovereign and liability of agent compared with the Eleventh Amendment. 527, 540

SPECIFIC PERFORMANCE.

Affirmative contracts: Compelling vendor to convey land after termination of pending suit in ejectment. 372

Effect of the presumption of death upon vendor's title. 374

Effect of the presumption of death without issue upon vendor's title. 374

Enforcement by assignee of contract to convey land to alien. 363

Legal consequences of right of specific performance: Equitable conversion of property to be sold after the termination of a particular estate. 288

Defenses: Compelling vendor to convey land after termination of pending suit in ejectment. 372

Effect of the presumption of death upon the vendor's title. 374

Effect of presumption of death without issue upon vendor's title. 374

Enforcement by assignee of contract to convey land to alien. 363

STATES.

See also *Conflict of Laws; Constitutional Law*.

Relations of state and federal courts, see under *Federal Courts*.

Eleventh Amendment as applied to suits against state officers. 527, 540

Federal court enjoining state officer from enforcing unconstitutional state statute. 527, 540

Law governing state's right to injunction against individual for nuisance committed in another state. 132, 144

Law governing the rights of states in an interstate river. 132, 144

Position of state boundary on navigable river. 223

Power of state to compel acts in another state by consent implied through entering the Union. 354, 365

Power of state to declare its redeemed negotiable bonds void so that later holders in due course shall be unprotected. 282, 294

Power of state to dissolve a corporation whose property is in the hands of a federal receiver. 279, 293

Right of one state to condemn another state's water supply. 25-28, 30-31

State's power to forbid water from streams to be carried outside state in pipes. 627

State's right to land by escheat as ground for contesting will. 452

Validity of negotiable state bond stolen after redemption and before maturity and improperly not cancelled. 282, 294

STATUTE OF FRAUDS.

Part performance: Effect of mailing check according to agreement. 222

Recovery in quasi-contract for services rendered by plaintiff who is in default under a contract unenforceable by the statute of frauds. 544

Operation and effect of statute: Validity of contract in which one of several acts promised by one party is unenforceable under statute of frauds. 549

STATUTE OF LIMITATIONS.

See *Limitation of Actions*.

STATUTES.

See also *Conflict of Laws*.

Interpretation: Advantages of strict and liberal construction: general discussion. 385-390, 403-407

Effect of clause saving only pending actions when there is a general saving statute. 223, 545

Liberal construction of exemption clauses. 213

Friction between statute and principles of common law as limitation of legislative power. 396-403

International law as limitation on legislative power. 394-396

Natural law as limitation of legislative power. 390-393

Possibility of liberal construction of statutes in common law system. 388-390

STEAMSHIPS.

See *Carriers; Admiralty*.

STOCK.

See under *Corporations*.

STREET RAILWAYS.

General duties as carrier, see *Carriers*.

Franchises: Advertising on the outside of omnibuses held *ultra vires*. 445

Permit by municipal corporation to build a private spur track from the street. 221

Municipal regulation and control: Municipality preventing the use of the

References in heavy-faced type are to NOTES and REVIEWS; in plain type to RECENT CASES; and in italicized type to ARTICLES. Criticisms of articles in other publications are also indicated in the annual periodical index which follows this index.

- outside of omnibuses for advertising purposes. 445
- Abutters' right to damages:** Additional servitude: electric interurban railway carrying freight. 58
- Additional servitude: Electric railway on crossing impliedly dedicated by railroad. 629
- Interruption of prescription by adding third track to elevated railway. 629
- STRIKES.**
- See *Torts; Trade Unions; Unfair Competition.*
- STUDY OF LAW.**
- Criticism of Mr. Kales' suggestion that the case-book be localized. 118-119
- Should case-books be constructed with a view to teaching the law of one jurisdiction. 92-118
- Tendency of study of cases to advance uniformity of law. 521-522
- SUCCESSION.**
- See *Conflict of Laws; Taxation.*
- SUBROGATION.**
- See under *Suretyship.*

TAXATION.

- General limitations on the taxing power:** Application of general privilege tax to wagons engaged in interstate commerce. 618, 634
- Application of general property tax to wagons engaged in interstate commerce. 618, 634
- Compelling the assessment of a tax of which the official doubts the constitutionality. 438, 444
- Hearing on tax assessment required by due process of law. 285
- Judicial construction of the requirement of a public purpose. 277, 295
- Necessity of a public purpose in the absence of express or implied constitutional provision. 277, 295
- Validity under federal statute of state tax on national bank shares without reduction for debts when other moneyed capital is taxed at higher rate but with reduction. 295
- See also *infra, Property subject to taxation.*
- Particular forms of taxation:** Betterment taxes: assessment for street sprinkling. 533, 546
- conclusiveness of finding of city council that railroad's right of way is benefited. 292
- effect of condition in dedication of a highway that abutters be free from assessment. 356, 367

SUICIDE.

See *Insurance (Defenses of insurer).*

SUPPORT, RIGHT OF.

Effect of diminution of value due to fear of further subsidence upon the measure of damages. 367

SURETYSHIP.

See also *Husband and Wife.*

Surety's defenses: on general principles of contract: Parol variation of written contract between principal and obligee. 63

Surety's defenses: absence, extinction, or suspension of principal obligation: Effect of death of lunatic on liability of his receiver's surety. 147

Surety's defenses: extension of time to principal: Effect on surety who is joint maker. 55

Surety's right of subrogation: Power to reach obligations from which principal would have been reimbursed if he had performed. 545

T

Betterment taxes: nature of a special assessment. 533, 546

—set-off against an award for property condemned. 368

Inheritance tax: stock of corporation incorporated in several states taxable in proportion to the value of the property in each state. 295

License tax on peddlers of frames who also sell portraits. 632

Time of vesting of title as determining liability to inheritance tax. 435, 450

Property subject to taxation:

Articles of interstate and foreign commerce still in the original packages. 353, 373

Privilege tax on wagons engaged in interstate commerce. 618, 634

Proceeds from sale of foreign imports, retained temporarily in the bank to pay small expenses taxed as property employed in business. 353, 373

Proceeds of federal salary deposited in bank. 373

Special assessment of railroad's right of way. 292

Purposes for which taxes may be levied: Constitutionality of municipal appropriation to reimburse officers for liability for illegal acts committed in the course of duty. 625, 633

Official primary elections. 622, 630

References in heavy-faced type are to NOTES and REVIEWS; in plain type to RECENT CASES; and in italicized type to ARTICLES. Criticisms of articles in other publications are also indicated in the annual periodical index which follows this index.

Special assessment for street sprinkling.	533, 546	property right limited to determined purpose.	359, 368
State aid to disabled firemen.	277, 295	Nature of sovereign's right to land by escheat.	151
Tax on oleomargarine in order to regulate its sale.	455	State's right to land by escheat as ground for contesting a will.	452
Where property may be taxed:		Possession: Effect upon an easement of unity of ownership when the possession is in tenant for years.	359, 368
Inheritance tax on stock of corporation incorporated in several states.	295	Possession of unknown contents of receptacle.	64, 223
Probate duty on deceased partner's interest in a firm whose partners do not live where the firm does business.	221	Right of heir of adverse possessor to maintain ejectment without having had possession.	375
Situs of promissory notes.	50, 63	Things subject to ownership:	
Tax titles: Validity of tax deed of property of bankrupt sold for taxes before adjudication.	441	Right in artistic creations before copyright.	634
Collection and enforcement: Suing in <i>assumpsit</i> for tax when no other method of collection is provided.	283, 295	Right of one having the benefit of a restrictive agreement on land.	139, 146
Suing in <i>assumpsit</i> for tax for whose non-payment a fine is imposed.	283, 295	Situs of the property right in a trademark.	361, 373
Exemptions: Basis of the exemption of university property from taxation.	617, 634	TORTS.	
Liability to taxation of land leased from a university.	617, 634	See also <i>Admiralty; Animals; Assault and Battery; Bills of Peace; Conflict of Laws; Dangerous Premises; Death by Wrongful Act; Negligence; Negligent Misrepresentation; Proximate Cause; Trover and Conversion.</i>	
TEACHING OF LAW.		Interference with business or occupation: Enjoining threatened sale by ticket-brokers of non-transferable tickets.	365
See <i>Study of Law.</i>		Inducing breach of contract not to sell a chattel.	451
TELEGRAPH AND TELEPHONE COMPANIES.		Liability for treble damages under the Sherman Anti-Trust Act of labor union for boycotting.	450
See also <i>Interstate Commerce; Public Service Companies.</i>		Validity of contract made to cause the breach of existing contract.	290
Status of companies as engaged in public employment: Ability to contract for exclusive service.	62	Removal of liability because of competition, see <i>Unfair Competition.</i>	
TENANCY IN COMMON.		Existence of tort liability in various unusual cases: Liability to brother for damage caused by libeling sister.	448
Compensation to one tenant under disability for injury from elevated railroad which has run for the prescriptive period.	371	Tort as basis of action on express warranty in sales.	555-559
Effect of co-devisee's promise made to prevent alteration of a will, upon other co-devisees.	286	TRADE-MARKS AND TRADE-NAMES.	
THEATRES.		Marks and names subject of ownership: Descriptive words.	361, 373
Combination of managers to exclude a critic.	144	Protection apart from statute: Effect of confiscation of trade-mark by the country where the goods are made upon right in the trade-mark where the goods are sold.	361, 373
Recovery for mental anguish caused by exclusion on account of being attired in naval uniform.	541		
TICKETS.			
See under <i>Carriers.</i>			
TITLE, OWNERSHIP, AND POSSESSION.			
See also <i>Vested, Contingent, and Future Interests.</i>			
Ownership: Nature of easement as			

References in heavy-faced type are to NOTES and REVIEWS; in plain type to RECENT CASES; and in italicized type to ARTICLES. Criticisms of articles in other publications are also indicated in the annual periodical index which follows this index.

Situs of property right in trade-mark.

361, 373

TRADE SECRETS.

See under *Title, Ownership, and Possession.*

TRADE UNIONS.

See also *Restraint of Trade; Torts; Unfair Competition.*

In general: Application of Sherman Anti-Trust Act to trade unions. 450

Constitutionality of statute forbidding discrimination against employee because of his membership in labor organization. 370

Strikes: As constituting a *prima facie* tort, see *Torts (Interference with business or occupation).*

As justified by desire to advance the union, see *Unfair Competition.*

Inducing workmen to leave otherwise than by strike: As constituting *prima facie* tort, see *Torts (Interference with business or occupation).*

As justified by desire to advance the union, see *Unfair Competition.*

Boycotts: As constituting a *prima facie* tort, see *Torts (Interference with business or occupation).*

As justified by desire to advance the union, see *Unfair Competition.*

TRANSFER OF STOCK.

See *Corporations (Capital, stock, and dividends).*

TREASON.

Resident alien's duty of allegiance when his natural sovereign occupies the territory. 64

TREATIES.

See under *International Law.*

TRESPASS TO REALTY.

What constitutes a trespass: Forcible eviction of trespasser by owner. 295

Equitable relief: See *Injunctions (Acts restrained).*

TRIAL.

See *Constitutional Law; Criminal Law; New Trial.*

Modes of trial: Advisability of trial by jury in cases of criminal and civil contempt. 171-174

TROVER AND CONVERSION.

See also *Damages.*

What constitutes conversion: General requisites. 408-415

Intent to deprive permanently of all rights in chattel as an element of conversion. 409-415

Physical interference with chattel as element of conversion. 408-409

Who may sue: Time of accrual of action in favor of holder of future interest in personality for conversion by holder of life interest. 542

Damages: See *Damages.*

TRUSTEE PROCESS.

See *Garnishment.*

TRUSTS.

See also *Assignments for Creditors; Bankruptcy; Charities and Trusts for Charitable Uses; Constructive Trusts; Uses; Vested, Contingent, and Future Interests.*

Nature of the trust relation: Origin of trusts. 270-274

Trusts as the product of equitable procedure. 270-274

Use upon a use as a passive trust, historical discussion. 272-274

Creation and validity: See *Conflict of Laws.*

See also *infra, Restraints on alienation of cestui's interest.*

Cestui's interest in res: Right to excess of interest obtained by breach of trust as between tenant for life and remainderman. 546

Right to salary of director who holds in trust shares he must hold as director. 217, 366

Powers and obligations of trustees: Leasing trust property, in general. 211, 223

Leasing without express power for term that may extend beyond trust. 211, 223

Powers and duties of trustees: Liability for negligent failure to collect trust property. 441

Rights and liabilities of third parties: *Cestui* estopped by trustee's misrepresentation. 53, 64

Restraints on alienation of cestui's interest: Basis of the rule against restraints on alienation at common law. 299

Basis of the rule against restraints on alienation in New York. 299

Validity in New York when the trustee may change *res*, but may not terminate trust. 299

Cy près doctrine: Rights of beneficiaries after defective appointment under special power. 222

Trustee's implied power to lease for term that may extend beyond trust. 211, 223

References in heavy-faced type are to NOTES and REVIEWS; in plain type to RECENT CASES; and in italicized type to ARTICLES. Criticisms of articles in other publications are also indicated in the annual periodical index which follows this index.

U

ULTRA VIRES.

See under *Corporations*.

UNFAIR COMPETITION.

See also *Restraint of Trade*; *Torts*; *Trade Unions*.

In general: Inducing breach of contract not to sell a chattel. 450

Liability for treble damages under Sherman Anti-Trust Law of labor union for boycotting. 450

Conspiracy: Necessity of intent to injure the plaintiff in conspiracy to do illegal act. 546

Procurement of breach of contract: As constituting a *prima facie* tort, see *Torts (Interference with business or occupation)*.

Interference between employer and employee not causing a breach of contract: Justification: desire to advance a central union of related unions. 635

—desire to advance union with by-law compelling employers to submit

disputes to arbitration of central union. 635

USES.

Origin of uses. 261-269

Use upon a use as a passive trust under the statute of uses, historical discussion. 272-274

Uses as the product of equitable procedure. 261-269

USURY.

Nature and validity of usurious contract: Federal statute making valid for national banks, notes void under state law. 136, 144

Usurious rate charged by broker for borrowing money to buy stock on margin. 638

Validity under New York statute of usurious note taken by bank with notice. 451

Validity under New York statute of usurious note taken by bank without notice. 136, 144

V

VENDOR AND PURCHASER.

See *Specific Performance*.

VENUE.

See *Federal Courts*.

VESTED, CONTINGENT, AND FUTURE INTERESTS.

See also *Legacies and Devises*; *Life Estates*; *Wills*.

Executory devises: effect of lapse of previous estate without the happening of the contingency. 451

Executory devises: right of executory devisee to compensation when property is taken by eminent domain before his interest has vested. 218

Future interests in personality: machinery devised with other property for life and remainder. 635

—time of accrual of action in favor of remainderman for conversion by life tenant. 542

VOTING.

See *Elections*.

W

WAGES.

Regulation of, see *Constitutional Law*.

Assignment of future wages, see *Choses in Action*.

WAIVER.

See *Constitutional Law (Trial by jury)*; *Witnesses (Privileged communication)*.

As basis for equity jurisdiction, see *Equity*.

WAR.

Military persons as contraband of war. 636

WARRANTY.

In sales of personal property, see under *Sales*.

WATERS AND WATER-COURSES.

See also *Nuisance*.

Natural watercourses: ownership of bed and banks: Extension of city boundaries to pier built into navigable river. 364

Position of state boundary line after avulsion. 223

Position of state boundary on a navigable river. 223

References in heavy-faced type are to NOTES and REVIEWS; in plain type to RECENT CASES; and in italicized type to ARTICLES. Criticisms of articles in other publications are also indicated in the annual periodical index which follows this index.

Natural watercourses: obstruction, pollution, and diversion:

Right of one state to condemn water supply in another state. 25-28

State's right to injunction when damages would afford adequate remedy. 132, 144

State's rights when another state diverts interstate river. 132, 144

Public rights: State's power to forbid water from streams to be carried outside state in pipes. 627

WAYS.

See *Boundaries; Highways.*

WILLS.

See also *Conflict of Laws (Testamentary succession); Executors and Administrators; Legacies and Devises; Taxation; Vested, Contingent, and Future Interests.*

Execution: What satisfies requirement that signature should be at end of will. 452

Probate: Functions of a German probate court. 489-491

Probate of will of one who died without heirs contested by state claiming right of distribution. 452

Situs of property for probate duty, see under *Conflict of Laws.*

Construction: Cases in which a testamentary gift to a class includes a child *en ventre sa mère.* 360, 369

Implication of gift to issue because of gift over on failure of issue. 451

Proving an undelivered deed to be a will by parol evidence of *animus testandi.* 451

Rights of residuary legatee and next of kin to a reversion subject to a power. 151

Striking out words of incorrect description, and construing the document as altered. 434, 452

Words whose primary meaning is contrary to testator's purpose as proved by extrinsic circumstances. 434, 452

Revocation: Dependent relative revocation compared with defective change of beneficiary in a mutual benefit policy. 278, 290

WITNESSES.

See also *New Trial.*

Competency in general: Competency of witness convicted in another state to testify. 547

Privilege against self-incrimination: Requiring brokers to produce books on account of stock transfer tax which it was criminal not to pay. 621, 636

Privileged communications: Waiver of attorney's privilege by publishing the communication. 64

Waiver of physician's privilege by commission to take his testimony. 64

BOOK REVIEWS.

	PAGE
Abbott: The Principles and Forms of Practice. Second edition. Edited by Carlos C. Alden	228, 551
Anson: The Law and Custom of the Constitution. Vol. II. The Crown. Part I. Third edition	551
Barclay: Problems of International Practice and Diplomacy	380
Bentwich: The Law of Private Property in War	230
Bernard: The First Year of Roman Law	71
Beven: Negligence in Law. Third edition	552
Bigelow: The Law of Torts. Eighth edition	156
Burge: Colonial Laws and Court. Edited by Alexander Wood Renton and George Grenville Phillimore	643
Carr: Collective Ownership otherwise than by Corporation or by Means of the Trust	381
Carter: Law: Its Origin, Growth, and Function	377
Childs: Handbook of the Law of Suretyship and Guaranty	304
Clark: History of Roman Private Law	72
Cockle: Leading Cases on the Law of Evidence	232
Dean: A Digest of Corporation Cases	160
Dewhurst: The Rules of Practice in the United States Courts. Annotated	300
Dudley: Military Law and Procedure of Courts-Martial	644
Gaus: The American Government, Organization, and Officials, with the Duties and Powers of Federal Office-Holders	642
Gibson: Suits in Chancery. Second edition	229
Gregory: Samuel Freeman Miller	379
Hamilton: The Law of Taxation by Special Assessments	301
Hershey: The International Law and Diplomacy of the Russo-Japanese War	73
Hockheimer: The Law of Crimes and Criminal Procedure. Second edition	380
Hoyt: The Mecklenburg Declaration of Independence	231
Ilbert: The Government of India. Second edition	231
Jones: A Treatise on the Law of Corporate Bonds and Mortgages	379
Loring: A Trustee's Handbook. Third edition	457
McGehee: Due Process of Law under the Federal Constitution	69
McKelvey: Handbook of the Law of Evidence. Second edition, revised	303
Maupin: Marketable Title to Real Estate. Second edition	158
Neubecker: Die Tuberkulose nach ihren juristischen Beziehung in rechtsvergleichender Darstellung	379
Phipson: Manual of the Law of Evidence	379
Phipson: The Law of Evidence. Fourth edition	157
Pierce: Federal Usurpation	645
Pike: The Public Records and the Constitution	230
Rose: A Code of Federal Procedure	228

	PAGE
Schuster: The Principles of German Civil Law	73
Select Essays in Anglo-American Legal History. Vol. I. Compiled and edited by a committee of the Association of American Law Schools	640
Sharswood: Reports of the American Bar Association. Vol. XXXII. An Essay on Professional Ethics. Fifth edition	553
Smith: Frederic William Maitland	458
Thayer: Legal Essays	457
Van Dyne: A Treatise on the Law of Naturalization of the United States . . .	382
Van Zile: Elements of the Law of Bailments and Carriers. Second edition . .	644
Walker: A Manual of Public International Law	380
Wharton: The Law of Homicide. Third edition	72
White: Commentaries on the Constitution of Pennsylvania	302
Wigmore: A Supplement to a Treatise on the System of Evidence in Trials at Common Law	377